



PUBLISHED BY AUTHORITY

No. 12] MADRAS, TUESDAY EVENING, MARCH 25, 1941

### Part I—Notifications by Government

◎◎◎◎◎◎◎◎◎◎

[illegible]







**PUBLIC DEPARTMENT.**  
(Elections.)

*Revision of electoral rolls, 1941, for the Madras Provincial Legislature.*

PARIA COMMUNIQUE No. 18,  
Port St. George, March 18, 1943.

No. 16.

The rules for the preparation, revision and publication of electoral rolls for the several constituencies of the Madras Legislative Assembly and the Madras Legislative Council provide that the Governor shall from time to time notify a date by reference to which a list of additions and omissions to, and corrections from, the roll shall be prepared. The electoral rolls for the Provincial Legislature were last revised in 1932 and His Excellency the Governor of Madras has directed that the rolls shall be revised again this year. Orders have accordingly been issued separately for the revision of the rolls during the first July 1941 as the date with reference to which the rolls should be revised. The revision will consist in the preparation of a list of additions and corrections to and omissions from the rolls which are now in force.

2 For the convenience of the public extracts of the rules relating to the electoral qualifications both in respect of the Madras Legislative Assembly and the Madras Legislative Council will be published in the Port St. George Gazette. Persons who possess the qualifications on "the prescribed date," viz., 2nd July 1941, are alone eligible for inclusion in the rolls. Persons who are entitled to be voters but whose names have not been included in the final rolls that are now in force and possess the entries relating to voters names require correction as to the manner or place of entry are hereby called upon to see that their names are included in the respective rolls or their entries corrected.

3. Any person who claims to be included in the rolls of the General, Mahomedan, Indian Christian, European or Anglo-Indian Constituency of the Assembly by virtue of the undermentioned qualifications should present an application in the prescribed form in person to the Registration Officer concerned or to an officer subordinate to him not later in week than a Revenue Inspector:—

- (1) Occupancy at sole tenant throughout the previous financial year of a house in respect of which property-tax or house-tax has been paid for both the half years of that year [paragraph 3 (a) of Part II of the Sixth Schedule to the Government of India Act, 1935]
- (2) Being throughout the previous full year a kuzandur or kuzibandur or the holder of a kudiyruppu or a verayyambandur having duty of 5 acres [paragraph 3 (b) of Part II of the Sixth Schedule to the Act].
- (3) Being throughout the previous full year a mortgagee with possession, or owner under a registered instrument of immovable property in the Province (other than house property) of an annual net value, in the case of an urban constituency of not less than one hundred rupees and in the case of a rural constituency of not less than fifty rupees [paragraph 3 (c) of Part II of the Sixth Schedule to the Act].
- (4) Being the guardian of a minor who by virtue of the provisions of paragraphs 1 to 4 of Part II of the Sixth Schedule to the Act would have been entitled to be included in the electoral roll for that constituency if he were of full age [paragraph 5 of Part II of the Sixth Schedule to the Act].
- (5) Being a Hindu [paragraph 6 of Part II of the Sixth Schedule to the Act].

- (b) Being the wife of a servant, pensioned, or discharged soldier, non-commissioned officer or soldier of His Majesty's regular Military Forces (paragraph 8 (i) of Part II of the Fourth Schedule to the Act).

Formal presentation of application is not however necessary in the following cases—

- (1) It is not required in the case of a person who claims to be entitled by virtue of being a literate and who presents to the authorities of the Registration Officer or an officer of the Revenue Department not lower in rank than a Revenue Inspector that he possesses a completed Secondary School-Leaving Certificate issued under the authority of the Government of Madras or a qualification declared equivalent thereto. In this case it is enough if an application is sent by post, messenger or agent with necessary evidence as to the existence of the qualification.

- (2) In the case of a woman who according to the custom of the family or community to which she belongs does not usually appear in public, her husband or other relative may present the application signed by her. The person presenting the application should endorse on the reverse of the application—

"Application presented by me, the applicant claiming exemption from personal appearance."

Station

Date

Signature and address in full."

It is essential that every application should be accompanied by definite evidence to prove the existence of the qualification relied on. For example, it is not enough if a person seeking inclusion of his name in the rolls on literary qualifications gives the number of his Secondary School-Leaving Certificate or reference to the University Calendar. The Registration Officer or his deputy has neither the time nor the facilities to verify it. For the same reason applicants should give definite information about nationality, age and residential qualifications in the applications. The declarations in the form of applications should invariably be completed.

Forms of applications may be obtained free on application from the offices of Registration Officers, Tahsildars, Deputy Tahsildars and Patta Revenue Inspectors.

4. Registration Officers will fix the dates for the receipt of these applications at convenient centres in the registration area and notify them for the information of the public. A person who claims inclusion of his name in the rolls by virtue of being a literate should write the application in his own hand in the presence of the Registration Officer or under the scrutiny of—

- (i) an officer in superior service in any Government department who is not inferior in rank to a lower division clerk and who is not for the time being in foreign service; or
- (ii) a person in the service of the Corporation of Madras or of a municipality or local board in the Province (excluding a Government servant in such service), who is in receipt of a pay of not less than Rs. 100 per mensem.

In the City of Madras such claimant may also write the application in his own hand under the certificate of an Honorary Presidency Magistrate.

Village officers are not now competent to certify to the literacy of voters.

Literary applications may be received by Registration Officers, Tahsildars, Deputy Tahsildars and Revenue Inspectors. In the City of Madras, Honorary Presidency Magistrates may also receive

such applications. For the convenience of the public in travelling across the following officers have also been authorized to receive them:—

- Executive Magistrate,
- Health Officer,
- Sanitary Inspector,
- Headmaster of municipal and district board high schools (within municipal limits),
- Engineers and
- Overseers.

4. Under the rules a voter should be registered in that part of the roll which relates to the area where he resides or is believed to reside. In the case of persons who are removed on application a certificate of residence has been provided. The certificate may be given either by the Registration Officer or an officer of the Revenue Department subordinate to him and not lower in rank than a Revenue Inspector. In the case of voters enrolled on literacy qualification such certificates may be given by the persons who certify to their literacy. If a person is not in a position to secure a certificate of residence he may present the application without it.

Persons giving wrong addresses or certificates are liable to punishment.

5. The following dates have been fixed for the several stages of the revision of the rolls:—

# Assembly and General.

## I. Consideration of the Rules.

(1) Publication of preliminary rolls .. .. Not later than the 23rd September 1941 (Monday).

(2) Filing of objections .. .. Not later than the 23rd October 1941 (Monday).

(3) Publication of lists of claims and objections .. .. Not later than the 23rd October 1941 (Monday).

(4) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

## II. Consideration of the Rules.

(1) Publication of preliminary rolls .. .. Not later than the 23rd September 1941 (Monday).

(2) Filing of claims and objections .. .. Not later than the 23rd October 1941 (Monday).

(3) Publication of lists of claims and objections .. .. Not later than the 23rd October 1941 (Monday).

(4) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(5) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(6) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(7) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(8) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(9) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(10) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(11) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(12) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(13) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(14) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(15) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(16) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(17) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(18) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(19) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(20) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(21) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

(22) Consideration of claims of voting eligibility .. .. On the 25th October 1941 (Monday).

The date for publication of the final rolls will be notified later.

7. Persons having claims and objections to prefer with reference to the preliminary rolls should do so before the date fixed in that behalf.

Forms of claims and returns of objections may be obtained free on application from Registration officers, and also from Tahsildars and Deputy Tahsildars in the case of Landholders' and Tenanted Communities. Claims and objections may be presented to the Registrar, Officer in person or by agent or sent

by posts in rural areas, Talukdars and Deputy Talukdars within the jurisdiction of the Registration Officer examined the same and returned to receive claims and objections. No claim or objection based on any of the qualifications will be received by any of these authorities after the latest date fixed for the purpose, namely, the fifth October (Monday). A claim or an objection sent by post which does not reach the proper authority on or before the due date will be automatically rejected unless there is evidence to show that it was posted in sufficient time to have reached the authority concerned in the usual course on or before the due date. On no account will the dates be extended. Claims based on qualifications which should be brought to the notice of the Registration Officer by means of an application will not be entertained unless it is proved that an application in the prescribed form has been duly made on or before the prescribed date, 2nd July 1941, and that it has been improperly rejected.

8. In view of the adoption of the Assembly rule for local board and municipal elections it is very important that the names of every voter should be entered in the correct part of the rolls. Voters are advised to avail themselves of this opportunity to have their names entered in the correct ward, village or hamlet.

9. The Government trust that all interested persons will assist the election by giving publicity to these arrangements and in particular to the need for the applications from landlords and others who can only be enrolled on application being made before the 2nd July 1941.

Extract of rules relating to electoral qualifications for the Madras Provincial Legislature.

Act No. 36, 1939, March 15, 1941 (S.O. No. 36, 1939, Public Elections).

No. 15.

The attention of the public is invited to Public (Electoral) Department Press Communique No. 16, dated the 16th March 1941. Extracts of rules relating to qualifications of voters for the Madras Legislative Assembly and the Madras Legislative Council referred to in the Press Communique is set out in the annexed schedule.

#### SCHEDULE I.

#### MADRAS LEGISLATIVE ASSEMBLY.

##### PART I.

##### Territorial Constituencies.

1. No person shall be included in the electoral roll for any territorial constituency unless he has attained the age of twenty-one years and is either—

- (a) a British subject; or
- (b) the Ruler or a subject of a Federated State; or
- (c) if and so far as it is so prescribed with respect to any Province, and subject to any prescribed conditions, the Ruler or a subject of any other Indian State.

2. No person shall be included in the electoral roll for, or vote at any election in, any territorial constituency if he is of unsound mind and stands so declared by a competent court.

3. No person shall be included in the electoral roll for a Mahomedan constituency, an Anglo-Indian constituency, a European constituency or an Indian Christian constituency unless he is a Mahomedan, an Anglo-Indian, a European or an Indian Christian, as the case may be.

4. No person who is or is entitled to be included in the electoral roll for any Mahomedan constituency, Anglo-Indian constituency, European constituency or Indian Christian constituency shall be included in the electoral roll for a general constituency.

5. No person shall be included in the electoral roll for a territorial constituency if he is for the time being disqualified from voting under the provisions of any Order in Council, Act of the Provincial Legislature or rules made by the Governor as may be made or passed under the Government of India Act, 1935, with respect to corrupt practices and other offences in connection



with elections, and the name of any person who becomes so disqualified shall forthwith be struck off all the electoral rolls for territorial constituencies in which it may be included.

6. The following provisions shall have effect with respect to the disfranchisement of women in respect of the qualifications of their husbands—

(a) a woman who, at the date of the death of her husband, is included on an electoral roll for a territorial constituency by virtue of her qualifications as such, notwithstanding anything in the subsequent provisions of this Schedule, continues to be on the roll for that constituency unless she becomes or becomes disqualified under the following provisions of this Schedule for inclusion on that roll;

(b) not more than one woman shall at any one time appear on the electoral rolls for the territorial constituencies in a Province in respect of the qualifications of any particular man and any question which of several women is to be selected for inclusion shall be determined in the prescribed manner;

Note.—A person having more than one wife may nominate one of his wives to exercise his electoral rights. The nomination shall be made at the time and shall not be open to challenge.

Provided that, if a woman who is entitled by virtue of sub-paragraph (a) of this paragraph to remain on the roll of a territorial constituency changes her place of abode, then, if she so desires, she may, on any subsequent revision of the roll, be transferred to the roll of such other territorial constituency as may be appropriate.

7. For these purposes any property owned, held, or occupied or payment made by, or assessment made on, a person as a tenant, guardian, administrator or receiver or in any other fiduciary capacity, shall, except as otherwise expressly provided in the Schedule, be left out of account.

8. This Schedule shall have effect as if any reference therein to an officer, non-commissioned officer, or soldier of His Majesty's regular military forces included a reference to an officer or man of any British Indian police force, not being an officer or man who has been dismissed or discharged from that force for disciplinary reasons, and a reference to an officer, non-commissioned officer or soldier of the Auxiliary Force (India) or the Indian Territorial Force, not being an officer, non-commissioned officer or soldier who has been dismissed or discharged from the force for disciplinary reasons, or has served in the force for less than four years.

9. (1) Any reference to persons assessed to income-tax in any financial year shall be deemed to include a reference to any person in a firm assessed to income-tax in that year if his share of the firm's income on which income-tax was so assessed is certified in the prescribed manner to have been not less than the minimum on which the tax is leviable.

(2) Any reference to a retired, pensioned or discharged officer, non-commissioned officer or soldier of any force shall be deemed not to include a reference to any person who has been dismissed or discharged from that force for disciplinary reasons.

10. In this Schedule, except where the context otherwise requires—

"person" does not include a body of persons.

"previous financial year" and "previous last year" mean, respectively, the financial year and the last year immediately preceding that in which the provision is made;

"house" and "building" include, respectively, a part of a house or building separately occupied as a dwelling or for the purposes of any trade, business, or profession;

"language" means, in relation to any person, able to read and write in some language or dialect selected by him, being a language or dialect in common use in some part of India;

"statement" means a statement for the purposes of the Companies Act, 1914, and "statement record" means a record prepared under that Act.

## PART II.

*General Requirements as to Residence.*

1. No person shall be qualified to be included in the electoral roll for a territorial constituency unless he has resided in a house in the constituency for a period of not less than six hundred and twenty days in the previous financial year.

A person is deemed to reside in a house if he sometimes uses it as a sleeping place and a person is not deemed to come to reside in a house merely because he is absent from it or has another dwelling in which he resides, if he is at liberty to return to the house at any time and has not abandoned his intention of returning.

*Qualifications dependent on Taxation.*

2. Subject to the provisions of Part I and to any overriding provisions of this Part, a person shall be qualified to be included in the electoral roll for any territorial constituency if in the previous financial year he—

- (a) paid tax under the Madras Motor Vehicles Taxation Act, 1931, for the whole of that year; or
- (b) paid for both the half years of that year to a municipality, local board or enforcement authority in the Province profession tax under the Madras City Municipal Act, 1919, the Madras District Municipalities Act, 1923, the Madras Local Boards Act, 1923, or the Cantonments Act, 1924; or
- (c) paid for both the half years of that year to a municipality or enforcement authority in the Province property tax under any of the said Acts; or
- (d) paid for both the half years of that year house tax under the Madras Local Boards Act, 1923; or
- (e) occupied as sole tenant throughout that year a house in respect of which property tax or house tax has been paid for both the half years of that year under any of the Acts mentioned in this paragraph; or
- (f) was assessed to income-tax.

*Qualifications dependent on Property, etc.*

3. Subject as aforesaid, a person shall also be qualified to be included in the electoral roll for any territorial constituency if he—

- (a) was on the last day of the previous full year a registered landholder, tenant, registered proprietor or occupancy ryot under the Madras Estates Land Act, 1908; or
- (b) was in and for the previous full year assessed to ground rent payable to the Government; or
- (c) was throughout the previous full year a landlord or kushidassanadar or the holder of a kushidassan or a veran-pattadar having fifty or more, each of these tenures having the mesne assigned to it in the Madras Tenancy Act, 1928; or
- (d) was throughout the previous full year a mortgagee with possession or lessee, under a registered instrument, of immovable property in the Province (other than house property) of an annual net value, in the case of an urban constituency, of not less than one hundred rupees, and, in the case of a rural constituency of not less than fifty rupees.

*Note:—(a) In the Madras districts for the purpose of franchise qualifications, an tenant in common shall be considered as identical with a registered proprietor in other districts.*

(b) Tenants on whose lands who possess occupancy rights under the Madras Estates Land Act, 1908, shall be considered as identical with occupancy ryots.

4. (1) Sub-paragraph (a) of the last preceding paragraph shall not apply in relation to registered joint landholders, registered joint tenants, registered joint ryotwari pattadars or registered joint occupancy ryots, but in relation to such persons (being persons so registered on the last day of the previous full year) the following provisions of this paragraph shall have effect.

(b) Where the joint holding of any post holdsidem or joint holders of a whole man value is of an annual rental of one thousand rupees or upwards, then subject to the provisions of Part I and to any extending provisions of that Part, one registered joint holder for every complete five hundred rupees of the annual rental of the joint holding shall be qualified to be included in the electoral roll of the appropriate territorial constituency.

(c) Where the annual assessment, rent or let of the joint holding of joint holders of a whole man, a ryotwari plot or an abadi plot is one hundred rupees or upwards, then, subject as aforesaid, one registered joint holder for every complete fifty rupees of the annual assessment, rent or let shall be qualified to be included in the electoral roll of the appropriate territorial constituency.

(d) In other cases, one of the registered joint holders shall, subject as aforesaid, be qualified to be included in the electoral roll of the appropriate territorial constituency.

(e) The registered holders to be included under this paragraph in an electoral roll in respect of a joint holding shall be, those nominated as an application in that behalf, signed by a majority of the registered joint holders.

#### Qualification by reason of Guardianship

6. Subject as aforesaid, a person shall also be qualified to be included in the electoral roll for any territorial constituency if he is on the prescribed date the guardian of a minor who by virtue of the foregoing provisions of this Part would have been entitled to be included in the electoral roll for that constituency if he were of full age and satisfied the requirements of paragraph 1 of this Part.

#### Qualification by reason of Literacy.

6. Subject as aforesaid, a person shall also be qualified to be included in the electoral roll for any territorial constituency if he is proved in the prescribed manner to be literate.

#### Qualification by reason of Service in His Majesty's Forces.

7. Subject as aforesaid, a person shall also be qualified to be included in the electoral roll for any territorial constituency if he is a retired, pensioned or discharged officer, non-commissioned officer or soldier of His Majesty's regular military forces.

#### Additional Qualifications for Females.

8. Subject as aforesaid, a person who is a woman shall also be qualified to be included in the electoral roll for any territorial constituency—

- (a) if she is the permanent widow or the permanent mother of a person who was an officer, non-commissioned officer or soldier of His Majesty's regular military forces; or
- (b) if her husband possesses the qualifications requisite for the purpose of this paragraph.

9. A husband shall be deemed to possess the qualifications requisite for the purpose of the last preceding paragraph if he either—

- (a) was assessed in the previous financial year to income-tax; or
- (b) is a retired, a pensioned or discharged officer, non-commissioned officer or soldier of His Majesty's regular military forces; or
- (c) occupied for not less than six months in the previous financial year a house in the City of Madras the annual value whereof was not less than thirty rupees, not being a house in any military or police lines; or
- (d) was assessed in the Province in the previous financial year to tax on companies; or
- (e) was assessed in the Province in the previous financial year to an appropriate amount of not less than three rupees in respect of either or both of the following taxes, namely, property tax or profession tax; or

(f) was on the last day of the previous full year registered as a ryotwari allottee or an owner of land the annual rent value whereof is not less than ten rupees; or

(g) held throughout the previous full year under a ryotwari allottee or an owner a registered lease of land the annual rent value whereof is not less than ten rupees; or

(h) was on the last day of the previous full year registered jointly with the proprietor under section fourteen of the Madras Land Regulations Act, 1865, as the occupier of land the annual rent value whereof is not less than ten rupees; or

(i) was on the last day of the previous full year a registered leaseholder holding an estate the annual rent value whereof is not less than ten rupees; or

(j) held on the last day of the previous full year as ryot, or as tenant under a leaseholder, land the annual rent value whereof is not less than ten rupees.

*Notes.*—The wife of the manager of a joint Hindu family or of any other person registered under paragraph (i) of Part II of the Schedule to the Government of India Act, 1919, is eligible for registration as the electoral roll for a territorial constituency of the Provincial Assembly, and a female person who is otherwise eligible and the joint property or estate of which she is registered as if the annual rent value specified in the Schedule, may exceed ten.

(k) In the Madras district for the purpose of franchise qualifications an estate in ryotwari should be considered as identical with a ryotwari allottee in other districts.

(l) Estates in whose income who possess proprietary rights similar to those enjoyed by proprietary ryots under the Madras Estates Land Act, 1908, should be considered as identical with proprietary ryots.

#### Special Qualifications for Scheduled Caste.

3.1. Subject to the provisions of Part I and to any overriding provisions of this Part a person who is a member of the scheduled caste shall be qualified to be included in the electoral roll for any territorial constituency if throughout the previous full year he occupied as owner or leasee a house in a municipality, a cantonment or an area subject to the jurisdiction of a local board with an annual rent value of not less than eighteen rupees, or a house elsewhere with an annual rent value of not less than twelve rupees.

*Notes.*—(a) The valuation of houses in rural parts is made only in those districts where the valuation is otherwise made for determining those qualifications should be done as in a rural area at the discretion of the officer concerned with reference to local conditions, e.g., a small well and garden lot, say 25 feet by 20 feet or a tiled house about 15 feet by 10 feet may be considered to have an annual value of Rs. 15.

#### Application necessary for Enrolment in certain cases.

3.2. No person shall, by virtue of sub-paragraph (c) of paragraph two, sub-paragraph (e) or sub-paragraph (h) of paragraph three, paragraph five, or paragraph six, of this Part or by virtue of her husband being a retired, pensioned or discharged officer, non-commissioned officer or soldier, be included in the electoral roll for any territorial constituency, unless application is made in the prescribed manner by, or if it is so prescribed, on behalf of that person, that that person should be so included.

#### General provisions as to Joint Property, etc.

3.3. (1) Subject to the provisions of this paragraph, property held and payments made jointly by, and assessments made jointly on, more than one person, shall be left out of account for the purposes of this Part.

(2) Where any such property, payments or assessments would qualify a person if they had been held or made by, or made on him solely, then, subject to the provisions of Part I and to any overriding provisions of this Part one of those persons shall be qualified in respect of the property, payment or assessment and that person shall be—

(a) if the property is held, or the payments or assessments made, by or on a Hindu joint family, the manager thereof;

(b) if the property is held, or the payments or assessments made by or on any other joint family, the member thereof authorised in that behalf of the family themselves;

(i) in any other case, the person authorized in that behalf by a majority of the persons by or on whom the property is held or the payments or assessments made.

(2) Nothing in this paragraph affects paragraph four of this Part, or the provisions of Part I relating to persons as from assessed to income-tax.

*Interpretation, etc.*

12. (1) "estate" means an estate as defined in the *Madras Estates Land Act, 1940*;

"fiscal year" means a year ending on the thirtieth day of June;

"landholder" means a person owning an estate or part of an estate and includes every person entitled to collect the rent of the whole or part of an estate by virtue of any transfer from the owner or his predecessor in title or of any order of a competent court, or of any provision of law;

"rent value" means the value as determined in accordance with the provisions of section seventy-two of the *Madras Estates Land Act, 1940*, with reference to the accounts of the previous fiscal year or, in any case in which it is not possible so to determine the rent value, with value as ascertained by the registration officer to be the rent value.

"tenant" includes all persons who, whether personally or by an agent, occupy a house or land under the owner or landholder or intermediate landholder, whether or not rent is paid to the owner, landholder or intermediate landholder, as the case may be, except that it does not include any person occupying a house in military or police lines rent free by virtue of any office, service or employment.

(2) A person who is paying or is liable to pay the rent of a house shall be deemed to occupy it.

(3) References in this Part to, or to taxes payable in respect of, land or houses relate exclusively to land or houses in the province.

### PART III

#### Special Constabulary.

##### (a) General.

1. No person shall be included in the electoral roll for any special constituency unless he has attained the age of twenty-one years and is either—

(a) a British subject; or

(b) the ruler or a subject of a Federated State; or

(c) if and so far as it is so prescribed with respect to any Province, and subject to any prescribed conditions, the ruler or a subject of any other Indian State.

2. No person shall be included in the electoral roll for a special constituency if he is of unsound mind and stands so declared by a competent court.

3. No person shall be included in the electoral roll for a special constituency if, he is for the time being disqualified from voting under the provisions of any such Order in Council, Act of the Provincial Legislature or rules as may be made or passed under the Act with respect to corrupt practices and other offences in connection with elections, and the name of any person who becomes so disqualified shall forthwith be struck off all the electoral rolls for special constituencies in which it may be included.

4. For the purpose of the provisions relating to the qualifications for inclusion in electoral rolls for special constituencies, any property owned, held or occupied or payment made by, or assessment made on, a person as a trustee, guardian, administrator or receiver, or in any other fiduciary capacity, shall, subject as hereinafter provided, be left out of account.

5. For the purpose of the said provisions, where property is owned, held or occupied or payment is made jointly by, or assessments are made jointly on, the members of a joint family,



*Commerce, Industry and Planting Constituencies.*

2. (1) A person shall be qualified to be included in the electoral roll for a commerce and industry or planting constituency if he is himself a qualified member of one of the constituent bodies, or is the nominee of that body of a firm, Hindu joint family or corporation which is a qualified member of one of those bodies.

(2) For the purposes of this paragraph, a member of a constituent body shall be deemed to be a qualified member thereof if, and only if he or it—

(a) is a subscribing member shown as such in the list of members and has paid all subscriptions accrued due before the end of the previous financial year; and

(b) is engaged in commerce or industry and has a place of business in the Province; and

(c) in the case of an individual, a firm or a Hindu joint family, was in any one of the five financial years immediately preceding that in which the prescribed date falls, assessed to income tax on an income of not less than ten thousand rupees derived from commerce or industry; and

(d) in the case of a corporation, has a paid-up capital of not less than one lakh of rupees.

(3) For the purposes of this paragraph—

(a) if in any financial year the partners in a firm have been respectively assessed to income-tax on their share of the income of the firm derived from commerce or industry, the firm shall be deemed to have been assessed to income-tax on that income to an amount equal to the aggregate of the assessments so made on the partners in the firm for the years being in respect of that income of the firm; and

(b) a firm shall be deemed to retain its identity notwithstanding any change in the partners therein.

(4) In relation to the *Mercha Planters'* constituency this paragraph shall have effect as if the references to sub-paragraphs (2) and (3) thereof to commerce or industry were references to planting.

3. (1) A firm, corporation or Hindu joint family shall be entitled to nominate not more than three persons for the purposes of the last preceding paragraph, and the names of the persons so nominated shall be inserted in the electoral roll as being the nominees of the firm, corporation or family in question, but not more than one of those persons shall be entitled to vote at any election.

(2) No person shall be nominated as aforesaid by a firm or Hindu joint family, unless he is a member thereof or a person who is and has for at least six months been authorized to sign documents in its name in the ordinary course of its business.

(3) No person shall be nominated as aforesaid by a corporation unless he is a director, managing agent or manager thereof, or the secretary thereof, or a person who is and has for at least six months been authorized to sign documents in its name in the ordinary course of its business.

4. No person shall be, or be entitled to nominate persons to be, included in the electoral roll of more than one commerce and industry constituency.

5. No member of the Nigresika Community shall be qualified to be included in the electoral roll for the Southern Indian Chamber of Commerce constituency and no Hindu joint family belonging to, or firm or corporation controlled by persons belonging to, the said community shall be entitled to nominate any person to be included in that electoral roll.

## Landholder's Consentment.

6. A person shall not be qualified to be included in the electoral roll for landholder's consentment unless he has resided in a house in the constituency for a period of not less than one hundred and twenty days in the previous financial year.

7. (1) Subject to the provisions of this part, a person shall be qualified to be included in the electoral roll for a landholder's consentment if he is a zemindar, jotedar or mulkianadar and either—

(a) possesses an annual income, calculated as hereinafter provided, of not less than three thousand rupees derived from an estate in the Province or from a mulkianadar allowance from a government in British India, or partly from such an estate and partly from such an allowance; or

(b) is registered as the jotedar of land in the Province on which the assessment is not less than one thousand five hundred rupees per annum.

(2) For the purposes of the last preceding sub-paragraph—

(a) "zemindar" means the holder of an estate;

(b) the annual income of a zemindar shall be taken to be the annual net value upon which the land-revenue is calculated under the Madras Local Boards Act, 1908, excluding the jodi, qut-qut, peshkash or similar charge payable by him to the Government;

(c) income derived from a portion of an estate which is not separately registered in the office of a Collector shall not be taken into account;

(d) assessments paid on two or more parcels of land may be aggregated.

Provided that the assessment paid on any such land as is referred to in the next but one succeeding paragraph and the assessment paid on any other land shall not be aggregated unless the holder of that other land has been nominated under the said paragraph to represent the joint holders of the first-mentioned land.

8. Subject to the provisions of the next succeeding paragraph, no person claiming to be qualified to be included in the electoral roll for a landholder's consentment on account of the possession of income derived from land for which a public register is kept shall be entitled to have that income taken into account in determining his eligibility unless the land from which the income is derived stands registered in that register in his name.

9. (1) If several persons are registered as joint holders of land a majority of the whole male persons so registered may nominate in writing any one of themselves being a person who, if he were the sole holder of the land would be qualified for inclusion in the electoral roll to be their representative for voting purposes and the name of that representative alone shall be entered in the electoral roll, and, if on such nomination it is made, no entry shall be made in the roll in respect of the land.

(2) Land registered under section fourteen of the Madras Land Registration Act, 1908, in the joint names of the registered proprietor and another person is not land registered in the names of joint holders within the meaning of this paragraph.

(3) If a person nominated under this paragraph to represent a group of joint owners is himself possessed of a separate property qualification as an elector, he may elect whether or to be entered in the electoral roll in his representative capacity or in his separate capacity, but he shall not be entered in both capacities.

10. A person shall not be qualified to be included in the electoral roll for more than one landholder's consentment and any person who would, but for the provisions of this paragraph, be qualified to be included in more than one such roll shall be entitled to elect in which of the rolls he shall be included.



*Labour Constitution*

21. (1) The trade union membership of which the electoral roll of a labour constituency is to be based are heretofore referred to as "constitutive trade unions."

(2) The constituent labour constitutions and the electoral roll for each such constituency shall be based on employment at a qualifying industrial establishment, that is to say, such an industrial establishment as is mentioned as relevant to the constituency.

22. (1) A trade union shall be deemed to be a constituent trade union if and only if it is a recognized trade union and is certified by the Governor, exercising his individual judgment, to be such a trade union as is mentioned in the first table in Part X of the Second Schedule to the Government of India (Provincial Legislative Assembly) Order, 1934, in relation to the particular constituency.

(2) A trade union shall be deemed for the purposes of this order to be a recognized trade union if and only if it is certified by the Governor, exercising his individual judgment—

(a) to be a bona fide trade union existing wholly or mainly for industrial or provident purposes; and

(b) to have been in existence for at least two years and to have been registered as a trade union for at least one year; and

(c) to have had throughout the financial year preceding that in which the certificate is given at least two hundred and fifty ordinary members who have paid subscriptions for the whole of that year; and

(d) to have complied with any requirements imposed by or under the Indian Trade Union Act, 1926, with respect to the registration of its books by the registrar of trade unions and with respect to the audit of its accounts.

23. (1) A person shall not be qualified to be included in the electoral roll for a labour constituency unless he has lived in the Province for a period of not less than six months in the year ending on the prescribed date.

(2) A person shall not be qualified to be included in the electoral roll for a labour constituency if he is employed wholly or partly in a clerical, supervisory, recruiting or administrative capacity.

(3) A person shall not be qualified to be included in the electoral roll for the Banking Trade Union constituency unless he is employed within the Province.

(4) Subject to the provisions contained in this part a person shall be qualified to be included in the electoral roll for a trade union constituency if he—

(a) is, and has for at least twelve months been, a member, honorary member or official of a constituent trade union; and

(b) is not, in the case of an ordinary member of the union, in arrears with his subscription thereto;

and shall be qualified to be included in the electoral roll for a constituent labour constituency if on not less than one hundred and eighty days (whether successive or not) in the year ending on the prescribed date he has worked for remuneration at a rate not greater than three hundred rupees per month at one or more qualifying industrial establishments:

Provided that a person who in the said year has not worked as aforesaid at one qualifying industrial establishment on sufficient days to qualify him for inclusion in the electoral roll shall not by reason of his employment be included in the roll unless any prescribed requirements are complied with as to the production of an application for his enrolment and as to the production of evidence of his qualification.

Note.—A member of a registered Trade Union shall not be deemed to be in arrears with his subscription if he has paid it for the previous year or, or before the date prescribed under paragraph 4 of Part II of the Government of India (Provincial Legislative Assembly) Order, 1934.

41. A person shall not be qualified to be included in the electoral roll for more than one labour constituency, and any person who would not be the provision of this paragraph be qualified to be included in more than one such roll shall be entitled to elect in which of the rolls he shall be included.

#### The University Constituency.

42. Subject to the provisions of this part, a person shall be qualified to be included in the electoral roll for the university constituency, if he has a place of residence in India and either—

(a) is a member of the Senate of the Madras, the Andhra or the Andamania University, or

(b) has been for at least seven years a graduate of one of these Universities and was registered as such in the university register throughout the two years immediately preceding the prescribed date.

#### General.

43. For the purposes of paragraphs 1 to 43 above, a person is deemed to reside in a house if at any one time it is a sleeping place, and a person is not deemed to come to reside in a house merely because he is absent from it or has another dwelling in which he resides, if he is at liberty to return to the house at any time and has not abandoned his intention of returning.

#### SECTIONS 44.

### MADRAS LEGISLATIVE COUNCIL.

#### PART I.

#### General.

1. In this Schedule except where the context otherwise requires—

"Executive Council" means the Executive Council of the Governor-General or a Governor;

"Legislature" includes any Legislative or Legislative Council under the Government of India Act, or any Act repealed by that Act;

"Minister" means a Minister under the Act or the Government of India Act;

"Total income" means total income as computed for the purposes of the Indian Income-tax Act, 1922.

2. No person shall be included in the electoral roll for any territorial constituency unless he has attained the age of twenty-two years and is either—

(a) a British subject; or

(b) the Ruler or a subject of a Federated State; or

(c) if and so far as it is so prescribed with respect to any Province, and subject to any prescribed conditions, the Ruler or a subject of any other Indian State.

3. No person shall be included in the electoral roll for any territorial constituency if he is of unsound mind and stands so declared by a competent court.

4. No person shall be included in the electoral roll for a Mohammedan constituency, a European constituency or an Indian Christian constituency unless he is a Mohammedan, a European or an Indian Christian, as the case may be.

5. No person who is, or is entitled to be, included in the electoral roll for any Mohammedan constituency, European constituency or Indian Christian constituency in any Province shall be included in the electoral roll for a general constituency in that Province.

6. No person shall be included in the electoral roll for a territorial constituency if he is for the time being disqualified from voting under the provisions of any such Order in Council, Act of the Provincial Legislature or rules made by the Governor as may be made or passed under the Act with respect to corrupt practices and other offences in connection with elections, and the name of any person who becomes so disqualified shall forthwith be struck

off all the electoral rolls for territorial constituencies in which it may be included.

3. The following provisions shall have effect with respect to the enfranchisement of women in respect of the qualifications of their husbands:—

(a) a woman who, at the date of the death of her husband, is included in an electoral roll for a territorial constituency by virtue of her qualifications shall, notwithstanding anything in the subsequent provisions contained in this Schedule, continue to be on the roll for that constituency unless she remarries or becomes disqualified under the foregoing provisions for inclusion in that roll;

(b) not more than one woman shall, at any one time, appear on the electoral roll for the territorial constituency in respect of the qualifications of any particular man, and any question which of several women is to be selected for inclusion shall be determined in the \* prescribed manner;

Provided that, if a woman, who is entitled by virtue of sub-paragraph (a) of this paragraph to remain on the roll of a territorial constituency, changes her place of residence, then, if she so desires, she may, on any subsequent revision of the roll, be transferred to the roll of such other territorial constituency as may be appropriate.

4. For the purposes of this Schedule, any property owned, held or occupied or payment made by, or assessment made on, a person as a trustee, guardian, administrator or receiver, or in any other fiduciary capacity, shall, except as otherwise expressly provided, be left out of account.

#### PART II.

##### Residence or its Equivalent.

1. No person shall be qualified to be included in the electoral roll for a territorial constituency unless he has resided in a house in the constituency for a period of not less than one hundred and twenty days in the previous financial year.

A person is deemed to reside in a house if he sometimes uses it as a sleeping place, and a person is not deemed to come to reside in a house merely because he is absent from it or has another dwelling in which he resides, if he is at liberty to return to the house at any time and has not abandoned his intention of returning.

##### Ordinary Qualifications.

2. Subject to the provisions of Part I and to any overriding provisions of this Part, a person shall be qualified to be included in the electoral roll for any territorial constituency if he either—

(a) was in the previous financial year assessed to income-tax and had in the year in respect of which the assessment was made a total income of not less than seven thousand five hundred rupees; or

(b) was on the last day of the previous full year the holder of an estate in the Province of which the annual income is not less than one thousand five hundred rupees; or

(c) was on the last day of the previous full year a registered landlord, ryotwari possessor, or occupier of land under the Madras Estates Land Act, 1908, in respect of land in the Province of which the annual net value is not less than three hundred rupees; or

(d) is in receipt from any Government or British India of a pension or allowance, the annual amount of which is not less than five hundred rupees; or

(e) holds any title, order or decoration conferred by or on behalf of His Majesty, not being lower than Dykes Bahadur, Sander Bahadur, Khari Bahadur, Rai Bahadur, or Rao Bahadur; or

\* A person having more than one wife may nominate one of his wives to exercise the electoral right. The nominated wife shall be final and shall not be open to challenge.

- (b) has been awarded by any Government in British India a cross, medals or political pension of not less than two hundred and fifty rupees per month; or
- (c) is or has been either—
- (i) a non-official member of any Legislature in British India; or
  - (ii) a member of an Executive Council or a Minister in British India; or
  - (iii) a Chancellor, Vice-Chancellor, Vice-Chancellor, Pro-Vice-Chancellor, Fellow or Honorary Fellow of, or a member of the Senate or Court of, any University constituted by law in British India; or
  - (iv) a judge of the Federal Court or any High Court, Chief Court or Judicial Commissioner's Court in British India; or
  - (v) the mayor or sheriff of Madras, Calcutta or Bombay; or
  - (vi) the non-official president of a district board in the Provinces, or the non-official chairman of a municipal council in the Provinces; or
  - (vii) the non-official president of any central bank or banking union which is a regulated society within the meaning of section 2(a) of the Madras Co-operative Societies Act, 1922, and does not operate solely outside the Provinces.

Note.—(1) The qualifications mentioned in sub-paragraph (a) may be possessed in respect of each kind separately or may be combined by the possession or enjoyment of the qualifications under two or more heads mentioned therein. Thus, for example, a person may be a registered member of board of an estate not value of Rs. 100 and also in some special category of land of an estate not value of Rs. 100 and he might be considered to be a registered member.

(2) In the Madras District for the purpose of franchises qualifications as members in that part should be considered as obtained with a special privilege in other districts.

(3) Privileges in money and the person's property rights similar to those enjoyed by company rights under the Madras Finance Act, 1906, should be considered as obtained with company rights.

(4) For the purpose of sub-paragraph (c) the full amount before the constitution of pension should be taken into account.

(5) Letters or "titles, names and distinctions" are reserved or awarded on the following basis: viz. the President, Executive Council.

[Vide sub-paragraph (6).]

(6) 1—Titles and honours conferred by His Majesty the King-Emperor.

1. Victoria Cross.
2. Order of the Garter.
3. Order of the Thistle.
4. Order of St. Patrick.
5. Order of the Bath.
6. Order of Merit.
7. Honorary.
8. Order of the Star of India.
9. Order of St. Michael and St. George.
10. Order of the Indian Empire.
11. Order of the Crown of India.
12. Royal Victorian Medal.
13. Order of the British Empire.
14. Order of the Companions of Honour.
15. Knight Bachelor.
16. Distinguished Service Order.
17. Imperial Service Order.
18. Royal Red Cross.
19. Distinguished Service Cross (Greek).
20. Military Cross.
21. Distinguished Flying Cross.
22. Air Force Cross.
23. Edward and Mary Medal (Gift of).
24. Order of St. John of Jerusalem.

## List IV.—Indian titles

Higher titles (under hereditary or personal).

1. Maharajahs.	8. Raja Bahadur.
2. Maharaja Bahadur.	9. Nawab.
3. Maharaja.	10. Raja.
4. Maharajah.	11. Raja.
5. Maharaja Bahadur.	12. Raja.

## Lower titles (personal).

1. Maharajah Bahadur.	8. Raja Bahadur.
2. Maharajah Bahadur.	9. Raja Bahadur.
3. Maharajah Bahadur.	10. Raja Bahadur.
4. Maharajah Bahadur.	11. Raja Bahadur.
5. Maharajah Bahadur.	12. Raja Bahadur.

## List III.—Indian decorations.

1. Order of British India.
2. Order of the Star of India.
3. Order of the Star of India.
4. Order of the Star of India.
5. Order of the Star of India.

## Additional Qualifications for Women.

3. Subject as amended, a person who is a woman shall also be qualified to be included in the electoral roll for any territorial constituency if she is the wife of a person who either—

- was in the previous financial year assessed to income-tax and had in the year in respect of which the assessment was made a total income of not less than twenty thousand rupees; or
- was on the last day of the previous financial year the holder of an estate in the Province of which the annual income is not less than three thousand rupees; or
- was on the last day of the previous financial year a registered owner, ryotwari possessor, or occupancy rent under the Madras Estates Land Act, 1908, in respect of land in the Province of which the annual rent value is not less than one thousand five hundred rupees; or
- is in receipt from any Government in British India of a pensionable allowance, the annual amount of which is not less than three thousand rupees; or
- holds any such title, order or decoration, or has been awarded any such pension as is mentioned in sub-paragraphs (a) and (b) of the last preceding paragraph.

Note.—(1) The qualifications mentioned in sub-paragraph (a) may be proved in respect of each land separately, so long as stated by the Commissioner or Magistrate of the qualifications under two or more lands mentioned therein.

(2) In the Madras District for the purpose of franchise qualifications an estate is qualified should be considered as identical with a ryotwari estate in other districts.

(3) Tenants in mass lands who possess occupancy rights (not in those rights) or occupancy rights under the Madras Estates Land Act, 1908, should be considered as identical with occupancy rights.

## Special Qualifications for Scheduled Castes

4. Subject as amended, a person who is a member of the scheduled castes shall also be qualified to be included in the electoral roll for any territorial constituency if he either—

- was in the previous financial year assessed to income-tax; or
- was on the last day of the previous financial year the holder of an estate in the Province of which the annual rent value is not less than one hundred rupees; or

- (e) was on the last day of the previous full year a registered owner, spouse, partner, or occupant under the Modern Estates Land Act, 1936, in respect of land in the Province of which the annual rent value is not less than fifty rupees; or
- (f) was throughout the previous full year a kinsman, or a kinswoman or a samsargastadar living jointly or severally with the person having tenancy assigned to it in the Modern Tenancy Act, 1929, or
- (g) was throughout the previous full year a mortgagee with possession or lease, under a registered instrument, of immovable property in the Province (other than lease property) of an annual rent value of not less than one hundred rupees; or
- (h) was on the last day of the previous full year registered jointly with the proprietor under section fourteen of the Modern Land Registration Act, 1935, as an owner of land of which the annual rent value is not less than one hundred rupees; or
- (i) held on the last day of the previous full year as tenant or as tenant under a landlord in the Province of which the annual rent value is not less than one hundred rupees; or
- (k) was assessed in the Province in the previous financial year to an aggregate amount of not less than twenty rupees in respect of all or any of the following taxes, namely, property tax, profession tax and house-tax.

Note—(1) The qualifications mentioned in sub-paragraph (d) may be pursued in respect of each land separately or may be treated by the medium of an aggregate of the qualifications under two or more lands mentioned therein.

(2) In the Modern Tenancy for the purpose of franchising qualifications as persons in question should be considered as identical with a person partner in some district.

(3) Tenants in some towns who possess occupancy rights similar to those created by occupancy rights under the Modern Estates Land Act, 1936, should be considered as identical with occupancy rights.

#### Supplementary.

5. (1) Subject to the provisions of this paragraph, property held jointly by, and assessments made jointly on, more than one person shall be left out of account.

(2) Where any such property or assessments would qualify a person if they had been held by or made on him solely, then, subject to the provisions of Part I and to any overriding provisions of this Part, one of those persons shall be qualified in respect of the property or assessment and that person shall be—

- (a) if the property is held by, or the assessments made on a Hindu joint family, the manager thereof;
- (b) if the property is held by, or the assessments made on, any other joint family, the member thereof authorized in that behalf by the family therefrom;
- (c) in any other case, the person authorized in that behalf by a majority of the persons by or on whom the property is held or the assessments made.

(3) Nothing in this paragraph affects the provisions of Part I relating to partners in firms assessed as income-tax.









(4) in subrule 14, after the words "Central Government," the words "or the Provincial Government, as the case may be," shall be inserted;

(5) after subrule (5), the following subrule shall be inserted, namely:—

"(14) Anything removed from any land in pursuance of this rule may be stored, stored and, as far as it appears to be reasonable, disposed of in such manner as may be directed by any person authorized in that behalf by the Central Government or the Provincial Government, as the case may be."

For St. George, March 22, 1941  
[G.O. No. 26, 1941, Public (Part)]

No. 23.

The following notification of the Government of India is republished:—

#### DEPARTMENT OF DEFENCE SECRETARIAT.

New Delhi, the 15th March 1941

No. 224-GR/100.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XCV of 1938), the Central Government is pleased to direct that the following further amendments shall be made in the Defence of India Rules, namely:—

In rule 102 of the said rules, after the figures "45" the figures "41" shall be inserted.

For St. George, March 18, 1941  
[G.O. No. 25, 1941, Public (Part)]

No. 24.

The following notification of the Government of India is republished:—

#### SECRETARY OF DEFENCE SECRETARIAT.

New Delhi, the 15th March 1941.

No. 224-GR/100.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XCV of 1938), the Central Government is pleased to direct that the following further amendments shall be made in the Defence of India Rules, namely:—

1. In rule 81 of the said rules—

(a) for clause (a) of subrule (2), the following clause shall be substituted, namely:—

"(a) for regulating the carrying on of any undertaking engaged in, or capable of being, work appearing in the Central Government's notification in any of the enumerated purposes, and in particular—

(i) for carrying work to be done by an undertaking;

(ii) for determining the order of priority in which and the period or periods within which work shall be done by an undertaking;

(iii) for controlling or fixing the charges which may be made by the undertakers in respect of the doing of any work by them; and

(iv) for requiring, furnishing or purchasing the equipment in the undertaking, and in meeting such accounting and auditing staffs shall be inserted.

2. In subrule (1) of rule 84 of the said rules, for the figures "81" the figures and bracket "81 (i)" shall be substituted.

#### Empty Shipping Chit Order, 1941

For St. George, March 22, 1941  
[G.O. No. 26, 1941, Public (Part)]

No. 25.

The following notification of the Government of India is republished:—

#### DEPARTMENT OF COMMERCE.

##### (Empty Shipping)

New Delhi, the 15th March 1941.

No. 254 (G.O. 254)—In exercise of clause (a) of the proviso to subrule (2) of rule 26 of the Defence of India Rules, the Central Government is pleased to make the following Order, namely:—

1. This Order may be called the Empty Shipping Chit Order, 1941.

2. In this Order, the expression "empty" and "empty territory" shall have the meanings respectively assigned to them in rules 67 and 2 of the Defence of India Rules.

3. C. M. Dalmeida, Esq., of Messrs. Thomas Cooper and Company, Limited, 10, Selegie Road, of the Eastern Petroleum Company, Limited, and Messrs. Morgan, Lee, of Messrs. Graham and Company, Limited, of any one or more of them, or their agents in India, Messrs. Messias and Co., Bombay, California, are hereby authorized to take, on the instructions and on the terms and on behalf of the persons heretofore mentioned, such steps and proceedings as they may consider desirable for the purpose of—

(a) obtaining possession of any empty land in a ship or in part of any empty sea or empty territory, other than empty sea or empty land, by a person who was an enemy prior to the 15th day of April 1939;

(b) obtaining and obtaining payment of any claim or other claim in the possession of any enemy prior to the 15th day of April 1939 against any ship owned or chartered by an enemy, or against any enemy, ship, or agent of any such ship;

(c) settling any claim made by the enemy, ship, or agent of any ship, owned or chartered by an enemy.

provided that, without an authority given generally or specially in this behalf by the Central Government, (a) no payment shall be made or for the benefit of any enemy, and (b) no compensation shall be made of any claim against or enemy in respect of any claim of the full amount of the claim.

#### Underwriting (Charges and Accounts) Order, 1941.

For St. George, March 18, 1941  
[G.O. No. 25, 1941, Public (Part)]

No. 26.

The following notification of the Government of India is republished:—

#### DEPARTMENT OF SUPPLY.

New Delhi, the 15th March 1941.

No. 26.—In exercise of the powers conferred by subrule (2) of rule 46 of the Defence of India Rules, the Central Government is pleased to make the following order:—

1. (1) This order may be called the Underwriting (Charges and Accounts) Order, 1941.

(2) It shall come into force at once.

2. Where by an order made under clause (a) of subrule (2) of rule 46 of the Defence of India Rules, any work is required to be done by an undertaking, the charges which may be made by the undertakers in respect of the doing of the work shall, in default of agreement with the undertakers, be fixed by the Central Government or its agent authorized by the Central Government in this behalf.

3. An appeal shall lie from an order made under paragraph 2 in an authority appointed in this behalf by the Central Government, which shall be decided the appeal simply with any directions given to it.



(3) the place or places at which any process of the papermaking (the "manufacture") operations shall be located, and that require the process, including the installation involved to comply with any regulation issued by the Central Government as to the quality or complete discontinuance of the manufacture of products specified therein.

(D) The Central Government may at any time cancel any certificate granted under this clause.

4. No person shall, after the 20th March 1943, sell any unmanufactured aluminium or unmanufactured aluminium alloy scrap unless it is sold in Form B as my entry in this book, submitted to the Gas and Gas Control in the Commerce Department or my officer duly authorized in this behalf.

5. Inspection of premises.—Any officer authorized by the District Commissioner, by visiting in the hotel may enter upon and inspect any premises in which he has reason to believe—

(a) that goods are being manufactured from unmanufactured materials or unmanufactured components

[4] That unmanufactured aluminum or unmanufactured aluminum alloy are kept for sale or sale.

2. *Science of value of things, supply of demand and information-recovery process operating in any networking which involve the electronic, magnetic, optical, mechanical, thermal, distribution, disposal, protection, use, or conservation of manufactured products or information and accessories of the system.*

[4] whether any removal of stock of a non-qualified shareholder or a non-qualified shareholder who is the owner of all of the P-1 Corporation is subject to the provisions of the Tax Reform Act of 1986, and if so, when the Tax Reform Act of 1986 and otherwise not later than the last day of such month to an officer authorized by the State Government to testify in this regard;

(d) Keep such books, accounts, or other records relating to the undertaking as the Central Government may direct.

Of persons to any other authorized by the Central Government in writing in this behalf, such books, documents, or other records relating to his undertaking as may be demanded by the officer aforesaid.

It permits any officer authorized by the General Government in writing, in this behalf to enter upon and accept any promise and fee, or in connection with, his duties.

## TABLE 4

Model 198

Aspen Grove Cemetery, Oakes, 1911.

Conducts of general principles in use. An e.g. manufacturing process involving several elements or manufacturing stages.

Difference of all three:

<sup>14</sup> A letter addressed to me to approve publication contains manuscripted guidelines to approximate constant conditions, which in the condition stated is paragraph 4 of the article.

2. The position of the person holding the certificate shall be noted on the following: <sup>1</sup> ~~the~~ <sup>2</sup> ~~the~~

5. This certificate is given subject to the provisions of the American-Canadian Order, 1944, a copy of which is printed as part of this certificate.

4. The holder of this certificate shall comply with any directions given from time to time by the Federal Government as to the manner in which the certificate is to be used, and shall not be entitled to transfer the same or to use it for any purpose other than that for which it was issued.

Trenth 188 Journal of the Philosophy of Education Society of Great Britain

\* Profiles and trends include seasonal availability.

Abstracts Display Index, 1947, to be printed in number 22-23 of *Archives*.

## PAGE 8

Social The...

## National Congress, Decem. 1844

*Forest is not an unmanufactured advantage as  
agriculture and commerce are.*

11/20/01 11:00 AM

is (b) not satisfied in all the considered manufacturing of  $\beta$  has its manufacturing elements along to

Event details	Quantity	Price (euros)

<sup>3</sup> This amount is granted subject to the conditions of the Award Agreement and is, TIAA, amount of money is paid out on each of the plan's.

Environ Biol Fish (2015) 98:1011–1020

2008年 10月

*Season of occurrence of plant species and corresponding  
abundance class for the month of* 1984

### Training

## References

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681

Description of the job	Quantity	Formal number of man-hours for the job (hours)	Take-up factor (see page 11, Table 10.10)	Remarks

\* To be left blank by Book Sellers who are not themselves using Exchanges or Standard Words.

Detail	1994	Signature of the owner, holder or the custodian
1. Name of the owner, holder or the custodian		
2. Address of the owner, holder or the custodian		
3. Identification of the property		
4. Description of the property		
5. Date of acquisition		
6. Date of disposal		
7. Date of valuation		
8. Date of completion of the transaction		
9. Date of payment of the tax		
10. Date of filing of the return		
11. Date of payment of the interest		
12. Date of payment of the penalty		
13. Date of payment of the fine		
14. Date of payment of the fee		
15. Date of payment of the stamp duty		
16. Date of payment of the registration fee		
17. Date of payment of the court fee		
18. Date of payment of the legal fee		
19. Date of payment of the professional fee		
20. Date of payment of the other charges		
21. Date of payment of the interest on the loan		
22. Date of payment of the interest on the advance		
23. Date of payment of the interest on the deposit		
24. Date of payment of the interest on the investment		
25. Date of payment of the interest on the other assets		
26. Date of payment of the interest on the other liabilities		
27. Date of payment of the interest on the other income		
28. Date of payment of the interest on the other expenses		
29. Date of payment of the interest on the other losses		
30. Date of payment of the interest on the other gains		
31. Date of payment of the interest on the other income		
32. Date of payment of the interest on the other expenses		
33. Date of payment of the interest on the other losses		
34. Date of payment of the interest on the other gains		
35. Date of payment of the interest on the other income		
36. Date of payment of the interest on the other expenses		
37. Date of payment of the interest on the other losses		
38. Date of payment of the interest on the other gains		
39. Date of payment of the interest on the other income		
40. Date of payment of the interest on the other expenses		
41. Date of payment of the interest on the other losses		
42. Date of payment of the interest on the other gains		
43. Date of payment of the interest on the other income		
44. Date of payment of the interest on the other expenses		
45. Date of payment of the interest on the other losses		
46. Date of payment of the interest on the other gains		
47. Date of payment of the interest on the other income		
48. Date of payment of the interest on the other expenses		
49. Date of payment of the interest on the other losses		
50. Date of payment of the interest on the other gains		
51. Date of payment of the interest on the other income		
52. Date of payment of the interest on the other expenses		
53. Date of payment of the interest on the other losses		
54. Date of payment of the interest on the other gains		
55. Date of payment of the interest on the other income		
56. Date of payment of the interest on the other expenses		
57. Date of payment of the interest on the other losses		
58. Date of payment of the interest on the other gains		
59. Date of payment of the interest on the other income		
60. Date of payment of the interest on the other expenses		
61. Date of payment of the interest on the other losses		
62. Date of payment of the interest on the other gains		
63. Date of payment of the interest on the other income		
64. Date of payment of the interest on the other expenses		
65. Date of payment of the interest on the other losses		
66. Date of payment of the interest on the other gains		
67. Date of payment of the interest on the other income		
68. Date of payment of the interest on the other expenses		
69. Date of payment of the interest on the other losses		
70. Date of payment of the interest on the other gains		
71. Date of payment of the interest on the other income		
72. Date of payment of the interest on the other expenses		
73. Date of payment of the interest on the other losses		
74. Date of payment of the interest on the other gains		
75. Date of payment of the interest on the other income		
76. Date of payment of the interest on the other expenses		
77. Date of payment of the interest on the other losses		
78. Date of payment of the interest on the other gains		
79. Date of payment of the interest on the other income		
80. Date of payment of the interest on the other expenses		
81. Date of payment of the interest on the other losses		
82. Date of payment of the interest on the other gains		
83. Date of payment of the interest on the other income		
84. Date of payment of the interest on the other expenses		
85. Date of payment of the interest on the other losses		
86. Date of payment of the interest on the other gains		
87. Date of payment of the interest on the other income		
88. Date of payment of the interest on the other expenses		
89. Date of payment of the interest on the other losses		
90. Date of payment of the interest on the other gains		
91. Date of payment of the interest on the other income		
92. Date of payment of the interest on the other expenses		
93. Date of payment of the interest on the other losses		
94. Date of payment of the interest on the other gains		
95. Date of payment of the interest on the other income		
96. Date of payment of the interest on the other expenses		
97. Date of payment of the interest on the other losses		
98. Date of payment of the interest on the other gains		
99. Date of payment of the interest on the other income		
100. Date of payment of the interest on the other expenses		

IDENTITIES OF POWERS ENCODING  
ALGORITHM CONTROL, OASIS, 1991.

No. 10344. (244)-2.—In pursuance of clause (a) of paragraph 2 of the Memorandum, General Order, 1911, the Government is pleased to publish the following orders to ensure the efficacy of the measures in the said clause in respect of the persons named herein:—

[illegible]Z. T. RANGHUFF, *Chief Designer*

## FINANCE DEPARTMENT.

## BUDGET, 1940-1941.

SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR 1940-1941 AUTHORIZED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS UNDER SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935.

Fort St. George, March 24, 1941 (G.O. No. 55, Finance).

No. 27.

In pursuance of paragraph 3 of the Proclamation issued on the 30th October 1939 by His Excellency the Governor under section 91 of the Government of India Act, 1935, the Second Supplementary Estimate of Expenditure for 1940-1941 authorized by His Excellency the Governor with details of the estimate and explanatory notes is published for general information.

W. SCOTT BROWN,  
Secretary to Government.

SOLICITOR.

SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1940-1941 AUTHORIZED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS IN EXERCISE OF HIS POWERS UNDER SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935.

Serial number (1)	Original grant number (2)	Service or sub-subsistence to which the grant relates (3)	Head of account, (4)	Estimate of the amount expended for the year terminating on 31-3-1941.	
				Charged. (5)	Voted or Authorized. (6)
			<b>A. Reserve Account.</b>	<b>Rs.</b>	<b>Rs.</b>
1	III	Stamps .. ..	8. Stamps .. ..	..	53,200
2	IV	Forest .. ..	10. Forest .. ..	..	53,200
3	VI	Motor Vehicles Act..	12. Charge on account of Motor Vehicles Act..	..	100
4	VIII	Irrigation .. ..	18. Irrigation—Other Revenue Expenditure Reduced from Ordinary Revenue .. ..	19,200	100
5		Debt Charges .. ..	19. Construction of Irrigation, Navigation, Embankment and Drainage Works .. ..	..	..
6			20. Appropriation for reduction or avoidance of debt .. ..	19,20,000	..
7	IX	Heads of Departments, Ministers and Head- quarters Staff.	25. General Administration—Sec- retariat Staff of the Governor, Staff and Household of the Governor, Ministers, and Secretariat and Head- quarters Establishments .. ..	100	200
8	XIII	Jails .. ..	28. Jails and Criminal Estab- lishments .. ..	..	8,27,000
9	XIV	Police .. ..	30. Police .. ..	..	8,79,000
10	XV	Education .. ..	37. Education .. ..	..	8,30,000
11	XVI	Medical .. ..	38. Medical .. ..	..	400
12	XVII	Public Health .. ..	39. Public Health .. ..	2,200	2,67,400
13	XVIII	Agriculture .. ..	40. Agriculture .. ..	22,000	..
14	XX	Veterinary .. ..	42. Veterinary .. ..	22,000	800
15	XXI	Industries .. ..	43. Industries (excluding Clothings and Fisheries) .. ..	15,000	200
16	XXII	Clothing and Fish- eries.	44. Industries—Clothing and Fisheries .. ..	..	14,55,000

**SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1940-1941**  
**AUTHORISED BY HER EXCELLENCY THE GOVERNOR OF MADRAS IN EXERCISE**  
**OF HIS POWERS UNDER SECTION 65 OF THE GOVERNMENT OF INDIA ACT, 1935—cont.**

Serial number	Original grant number.	Service or a sub-serviceto which the grant relates.	Head of account.	Amount of the various original and revised estimates in 1940-1941.	
				Original.	Revised as amended.
(1)	(2)	(3)	(4)	(5)	(6)
			<b>A. Revenue Account—cont.</b>	<b>Rs.</b>	<b>Rs.</b>
16	XXIII	Miscellaneous Departments.	44 Division .. .. .	..	300
17	XXIV	Civil Works—Works.	45 Miscellaneous Departments ..	..	..
			50 Civil Works (excluding Grants-in-aid and Establishment and Tools and Plant)	2,500	500
18	XXV	Civil Works—Establishment and Tools and Plant.	50 Civil Works—Grants-in-aid ..	..	1,14,500
19	XXVI	Civil Works—Grants-in-aid.	51 Civil Works—Grants-in-aid ..	..	200
20	XXVII	Electricity .. ..	XLI Receipts from Electricity Schemes—Working Expenses.	..	20,00,000
			62 Capital Outlay on Electricity Schemes .. out of Revenue .. .. .	..	..
21	XXIX	Pensions .. ..	55 Superannuation allowances and Pensions .. .. .	1,40,700	..
			55A Commutation of Pensions Granted from Ordinary Revenue .. .. .	..	..
22	XXX	Stationery and Printing ..	56 Stationery and Printing ..	25,100	5,02,100
23	XXXI	Miscellaneous .. ..	57 Miscellaneous .. .. .	..	..
			58A Transfer to Revenue Reserve Fund .. .. .	..	60,16,000
			<b>Total—A ..</b>	<b>16,44,700</b>	<b>1,58,37,200</b>
			<b>B. Other Expenditure.</b>		
24	XXXII	Capital Outlay on Irrigation.	59 Construction of Irrigation, Navigation, Embankment and Drainage Works ..	4,200	..
25	XXXIII	Capital Outlay on Industrial Development.	72 Capital Outlay on Industrial Development ..	..	22,600
26	XXXIV	Civil Works outside the Revenue Account.	81 Capital Account of Civil Works outside the Revenue Account .. .. .	1,500	..
27	XXXV	Capital Outlay on Electricity Schemes	81A Capital Outlay on Electricity Schemes .. .. .	2,900	200
28	XXXVI	Commuted value of Pensions.	63 Payments of commuted value of Pensions .. .. .	..	11,14,500
29	XXXVII	Interest-Free Advances.	Advances repayable .. .. .	..	1,38,100
			<b>Total—B ..</b>	<b>12,600</b>	<b>15,83,400</b>
			<b>Grand Total ..</b>	<b>16,58,300</b>	<b>1,62,37,200</b>

1940 March 1941.

ARTHUR HOPE,  
Governor of Madras.



Rs. 5,69,422 and a further sum of Rs. 2,00,000 is required under the head for the current year. The total excess expenditure under the head is therefore Rs. 60,000. The increase is due to—

- (1) the transport of large quantities of timber to timber depots in South Comolana and Wynand this originally provided for;
- (2) the payment of transport charges at higher rates in the Wynand;
- (3) the provision for the refund of Rs. 17,500 to the contractor on account of supply of reversed planks to the Gun Carriage Factory, Johannesburg; and
- (4) the estimate of a larger quantity of sawtimber than provided for originally.

A sum of Rs. 9,500 is available for reappropriation to this head from the savings in the grant. The balance of the appropriation required, viz., Rs. 57,500, has been included in the supplementary estimate.

### (3) GRANT VI—Motor Vehicle Allow.

Estimate of the amount required for further expenditures.

				Rs.
Voted or authorized	..	..	..	100
Total of sums charged	..	..	..	Nil.

#### Summary.

Major head.	Minor head.	Sub-head of appropriation.	Details.	Estimated amount of further expenditure for this (Rs.).	Voted or authorized (Rs.).
(1)	(2)	(3)	(4)	(5)	(6)
12. Charge on Govt. Acc.	4. Other charges.	Admission to the Public Works Department.	Fig of motor vehicles.	..	100
			Total ..	..	100

#### Explanatory Note.

The Government has sanctioned the appointment of additional temporary clerks in the office of the Road Traffic Board, to attend to the additional work caused by the introduction of the Motor Motor Vehicle Rules, 1940, which came into force on 1st April 1940. As the expenditure is on a new service, a vote appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required in 1940-1941 has been met by reappropriation from the savings within the grant.

### (4) GRANT VIII—IRRIGATION.

Estimate of the amount required for further expenditures.

				Rs.
Voted or authorized	..	..	..	100
Total of sums charged	..	..	..	19,200

#### Summary.

Major head.	Minor head.	Sub-head of appropriation.	Details.	Estimated amount of further expenditure for this (Rs.).	Voted or authorized (Rs.).
(1)	(2)	(3)	(4)	(5)	(6)
12. Charge on Govt. Acc.	4. Other charges.	Admission to the Public Works Department.	Fig of motor vehicles.	..	100
			Total ..	..	100

#### Explanatory Note.

Item (1)—Voted or authorized.—In March 1940 the Government sanctioned the formation of a special Public Works Departmental division for the investigation and preparation of preliminary









## Explanatory Note.

The necessity for the supplementary grant is mainly due to the following reasons:—

- (1) reopening of the Alipwara Jail, Bellary, consequent on the conviction of a large number of prisoners under the Defence of India Act and the consequent employment of additional staff including a Superintendent of the Madras Jail Service and a whole-time Medical Officer of the status of a Civil Assistant Surgeon,
- (2) a general increase in prices and school population,
- (3) general rise in the price of ration due to war,
- (4) payment of increased property tax on jail buildings of the Government and water-tax to the Madras Corporation,
- (5) travelling allowance of the Superintendent and staff transferred to the Alipwara Jail and other subordinates transferred to other jails due to exigencies of service, and
- (6) rise in the price of raw materials required for the manufacturing department.

The total additional appropriation required under the grant is Rs. 5,77,530 voted or authorised and this amount has been included in the supplementary estimate.

## (B) Grant XIV—Police.

Estimate of the amount required for further expenditure.

	Rs.
Voted or authorised	5,76,100
Total of sums charged	Rs.

## Summary.

Major head.	Minor head.	Sub-head of supply classes.	Minimum amount of tender offered upto the 31st Dec. 1941.	
			Charged.	Voted or authorised.
(1)	(2)	(3)	(4)	(5)
26. Police	a. Executive Police	A. District Headquarters—		Rs.
		(i) 1. Pay of establishment	—	200
		(ii) 2. Other charges	—	16,500
		B. City Sessions Court—		
		(i) 1. Pay of establishment	—	5,100
		(ii) 2. Other charges	—	7,800
		(iii) 3. Pay of establishment	—	27,500
		(iv) 4. Other charges	—	8,500
	b. Subordinate Police	A. District Headquarters—		
		(i) 1. Pay of establishment	—	300
		(ii) 2. Other charges	—	300
	c. Police Training Branch.	(i) 1. Pay of establishment	—	5,55,000
		(ii) 2. Other charges	—	1,500
	d. Criminal Investigation Department.	(i) 1. Pay of establishment	—	5,500
		(ii) 2. Other charges	—	200
	e. Railway Police	(i) 1. Pay of establishment	—	15,000
		(ii) 2. Other charges	—	500
	f. General Police	(i) 1. Pay of establishment	—	26,500
		(ii) 2. Other charges	—	5,000
		(iii) 3. Pay of establishment	—	27,000
		(iv) 4. Other charges	—	4,000
		(v) 5. Other charges	—	14,000
		Total	—	6,76,500

*Explanatory Note.*

*Item (x).*—An additional appropriation of Rs. 300 has been accumulated under this item on account of the additional staff recruited for work in connection with the war.

*Item (xi).*—The additional allotment of Rs. 33,500 is required (i) for payment of allowances to the temporary additional staff, (ii) for payment of increased property-tax and fees to the members of the District Board, (iii) on account of the fees to the auditor who audited the accounts of the Mayor and General Investments Trust, Limited, and (iv) on account of bills to Government, electric current and postage charges and purchase of kitchen utensils.

*Item (xii).*—The additional appropriation of Rs. 2,100 required is on account of the additional police stationed for purpose of internal security on account of the war, the appointment of a two-police machine is the motor transport establishment, the appointment of an additional Preventing Inspector of Police and a nursing orderly for the Police Hospital, Madras.

*Item (xiii).*—The additional appropriation has been accumulated on account of increase in supplementary allowances due to additional staff and for payment of rewards to men.

*Item (xiv).*—The demand for the additional allotment of Rs. 27,000 is due to (i) increase under electric current charges, telephone charges, cleaning charges and office expenses based on actuals, (ii) the purchase of a motor lorry for the Traffic Department fitted with radio equipment and a loud speaker, (iii) rewards to persons individuals in exceptional cases due to extraordinary circumstances and (iv) the booking charges of mail deposited to guard certain vulnerable points in the city, payment of fees to the Government Examiner of Questioned Documents and the cost of traffic sign boards, etc.

*Item (xv).*—The additional amount is required to provide clothing for the temporary additional police staff stationed in connection with the war and for civil guards.

*Item (xvi).*—The additional appropriation of Rs. 300 required is mainly due to increased expenditures under the head 'service postage and telegrams.'

*Item (xvii).*—This item for a token grant relates to the additional staff of one head constable and twelve constables maintained by the Government for the outpost at Vellamangapparam in the Tiruvelli district, to the detention of a squad of two sergeants and two head constables in the French to soldiers training in the case of four weeks, and to the formation of a four weeks squad.

*Item (xviii).*—An additional expenditure of Rs. 2,63,300 has been accumulated under this item on account of supply of clothing, arms and equipment, to the additional police staff employed consequent on the war, and on account of supply of uniforms to the civil guards enlisted in the 'Mudrahs'. Of this amount a sum of Rs. 4,500 has been re-appropriated by the Inspector-General of Police from savings within the grant. The additional appropriation required is therefore Rs. 2,67,800.

*Items (x), (xi) and (xii).*—The additional allotment of Rs. 58,800 required under these items is due—

(i) to the training, in the Central Records' Schools, of records enlisted against the additional staff employed on account of war;

(ii) to the employment of additional teaching staff in those schools for the purpose; and

(iii) to the purchase of certain scientific instruments and equipment for use in the Police Training School, Vellore.

*Items (xix), (xvi), (xv) and (xvii).*—An additional expenditure of Rs. 45,400 under these items has been accumulated on account of the employment of additional staff consequent on the war. Of

this amount, a sum of Rs. 20,500 has been set by reappropriation from savings within the grant. The additional appropriation required is therefore Rs. 30,500.

*Item (xvii).—An additional expenditure of Rs. 28,900 has been estimated under this item on account of payment of advances of rent in the South Italian Railway Company. Of this amount a sum of Rs. 5,300 has been reappropriated from savings within the grant. The additional appropriation proposed is Rs. 23,600.*

**House (2001), 141d and (xii).**—The formation of four new companies in the Malabar Special Police for purposes of internal security and the provision of two additional motor ferries for the new companies necessitated an additional expenditure of Rs. 58,106 under these items. Of this a sum of Rs. 1,320 has been met by reimbursement from savings within the grant. The additional expenditure incurred is Rs. 57,000.

Items (xvi), (xvii) and (xviii)—The additional appropriation of Rs. 1,50,350 required under these items is due to the increase, for purposes of internal security, of four companies of the Special Emergency Force, two of which are stationed at Palawan and two at Visayas.

The total additional appropriation required under the several items mentioned above is \$1,320,100 and this amount has been included in the supplementary estimate.

(4) **Group IV—Excluded**

Estimate of the amount required for further expenditures

					SH.
Voted or authorized	...	...	...	...	\$ 25,000
Total of same charged	...	...	...	...	Nd.

## Symptoms

	Major level	Minor level	Number of respondents	Details	Endowment of income assets in 1948-1951	
					Number of persons	Value of assets
	10	11		12	13	14
(a) Education	1. Primary school (1st to 4th grade)	2. Secondary school (5th to 8th grade)	3. High school (9th to 12th grade)	4. College (1st to 4th year)	5. Graduate school	6. Postgraduate
(b) Occupation	1. Unemployed	2. Self-employed	3. Employee	4. Manager	5. Professional	6. Other

### Summary Note

**Item 4.**—Teaching grants to elementary schools under private management are calculated with reference to the number of teachers of each grade for which the school is eligible multiplied by the rate of teaching grant applicable to the grade. This is called the "assessed grant." Inspecting officers are also empowered to give percentage increases for efficient schools. They are further empowered to reduce the assessed grants in the case of inefficient schools. The grant so finally determined is termed the "assigned grant."

The annual provision for teaching grants has been Rs. 48.56 lakhs since the year 1937-1938. Although the Director of Public Instruction urged on more than one occasion that the provision was inadequate and necessitated heavy pro rata cuts in the bonuses for efficient schools and on the grants normally admissible for other schools, year after year, it was not possible to provide additional funds. The matter was considered at a meeting of the Rayaguniya the Governor and his advisers held on the 4th December 1940.

It was decided that interest provisions should be made. Accordingly, an additional allotment of Rs. 10.49 lakhs has been added to the current year's budget appropriation of Rs. 55.01 lakhs (interest of the loan Rs. 41.56 lakhs plus Rs. 8.93 lakhs for certain special items). The increase of Rs. 10.48 lakhs is made up as follows:—

		LAKHS.	
		Rs.	
10 Difference between the assumed grant figures for 1939-1940 and the budget provision for that year	...	...	8.09
60 Towards normal increase based on past experience	...	...	2.39

Besides, the Director of Public Instruction has applied for an additional appropriation of Rs. 1.45 lakhs for payment of arrears grants due to schools for 1939-1940 and 1939-1941. Of this amount, it is possible to find Rs. .51 lakh from within the sanctioned grant. The balance of Rs. .94 lakh has also been added to the budget appropriation.

In the result the requirement for the current year is Rs. 71.07 lakhs as compared with the budget appropriation of Rs. 66.04,300. Of this increase (Rs. 11,03,700), a sum of Rs. 2,54,700 will be met from savings within the grant. The net additional appropriation required is Rs. 8,16,000 and this amount has been included in the supplementary estimate.

*Item 14.*—The increase is due to larger purchase of stores and to the carry over of expenditure from 1939-1940.

The total additional appropriation required for the two items is Rs. 8,22,000 and this amount has been included in the supplementary estimate.

#### (10) Grant XV—Miscellaneous.

Estimate of the amount required for further expenditure.

		Rs.	
Voted or sanctioned	...	...	400
Total of items charged	...	...	380

#### Summary.

Major head.	Minor sub-head.	Sub-head of expenditure.	Estimated amount of further expenditure for 1940-1941.	
			Charged.	Total in supplementary estimate.
10	11	12	13	14
01 04 Medical.	5 Hospital and dispensaries.	A. Post-mortem facilities (including the before-mentioned before-mentioned A. Post-mortem facilities and dissection).	...	...
02		B. Supply of medicines and chemicals.	...	...
100		C. Salaries and medical attendance.	...	...
140		D. Transport and medical facilities.	...	...
Total			...	...

#### Explanatory Note.

*Item 14.*—In August 1940, the Surgeon-General represented that the Superintendent of the Stanley Hospital was considerably over-worked by his multifarious duties in the hospital as well as in the college and that he should be relieved of the routine work of the hospital, viz., checking of accounts, signing of bills, other clerical work, etc., so that he might devote his time to the more important professional work. The Surgeon-General proposed the employment of a Loy Secretary and Treasurer in the hospital as a scale of pay of Rs. 350-10/2-250 to take charge of the non-technical expenditure and give relief to the Superintendent. As the services of the Loy Secretary were said to be urgently required

sanction was accorded on 30th December 1939 for the creation of the post for a period of one year. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate.

Now (a).—The Government have sanctioned the following staff in the course of the year :—

- (a) Employment of additional staff in the King George Hospital, Vungapoken.
- (b) Employment of additional staff in the Everside Hospital, Madras.
- (c) Five Civil Assistant Surgeons for holding teaching posts in non-clinical subjects.
- (d) Three Civil Assistant Surgeons for charge of medical and surgical work in the Stanley Hospital, Rangoon.
- (e) One Radiologist and one Anaesthetist (Civil Assistant Surgeon grade) and one medical demonstrator and one laboratory assistant in the Stanley Hospital, Rangoon.
- (f) Appointment of temporary Civil Assistant Surgeons and Sub-Assistant Surgeons for certain duty posts in the Medical department thrown open to temporary medical officers.
- (g) Employment of additional staff in the Stanley Medical College.
- (h) Employment of additional staff in the Chemothorax Research Institute.

Now (b).—Prior to 1943, the sanctioned bed-strength of the King George Hospital, Vungapoken, was 348. Sixty beds were provided in the new out-patient block of the hospital. With the occupation of the block, the bed-strength of the hospital came to be 408. The proposal to increase the sanctioned bed-strength from 348 to 408 and to employ certain additional staff in the hospital was considered as a Part II Scheme in connection with the budget for 1940-1941 and sanctioned.

In September 1940 the Surgeon-General reported that the various special departments in the hospital are notified over a very extensive area, and that the sanctioned staff was inadequate for the additional sixty beds and that the following additional staff was absolutely essential for the successful working of the various departments of the hospital :—

Six pupil nurses.

One compounder.

Three female nursing orderlies.

The Government accordingly sanctioned the employment of the additional staff for a period of one year from the date of opening of the new out-patient department.

Now (c).—The sanctioned bed-strength of the old Madras General Hospital, Madras, was 542. The bed-strength of the new hospital (Everside Hospital) is 537. The question of employment of additional staff on account of increase of bed-strength was considered in connection with the budget for 1940-1941. The full complement of medical and non-medical staff advisable according to the revised bed-strength was not sanctioned as the Surgeon-General then reported that the question of employment of a part of the additional staff might be considered later on after the new hospital buildings had been occupied and sufficient experience had been gained of the working of the new hospital. The new buildings were occupied in August 1943. The total number of in-patients has gone up to 130. The Surgeon-General reported that considerable difficulties were being experienced by the staff in coping with the increase of work and submitted proposals for additional staff. They were considered in connection



with the budget for 1910-1911. In December 1910, the Surgeon-General again reported that the deficiencies encountered in understating were being experienced and that the staff were "run off their feet" and that if the employment of additional staff were to be postponed until the beginning of 1911-1912, it would lead to extreme difficulties in the administration and working of the hospital. The following staff was therefore sanctioned for employment in that hospital for a period of one year from the date of appointment:—

Two Sub-Assistant Surgeons.	Three nursing cadettes
Three inspectors	Six cooks.
Two midwives	Four nurses.

From 1911-1912, owing to the stoppage of direct recruitment to the Madras Medical Service for a number of years, great difficulty has been caused in finding young and energetic Civil Assistant Surgeons to hold teaching posts in the various specialist departments, especially in the new-erected subjects such as Bacteriology, Bio-Chemistry, Medical Jurisprudence, etc. The Government have therefore decided to appoint by direct recruitment five Civil Assistant Surgeons as Pa. 105-20/3-310 against existing vacancies in the cadre. They will be specially trained as eye or nose of the non-clinical departments for a period of not less than one year before they are appointed to the teaching posts. The matter is under consideration with the Surgeon-General and the Madras Public Service Commission in regard to the method of recruitment.

Item (4) and (5).—In 1908, fresh admissions to the L.M.B. Diploma course were discontinued and the Stanley Medical School, Rangoon, was converted into a Medical College. With the opening of the new college classes, it has been found necessary to re-organise the Stanley Hospital, Rangoon, which is attached to the above college. The Surgeon-General proposed that the hospital should have three medical and three surgical units as in the Government General Hospital. He also proposed that the Radiology and the Anaesthetics departments in the hospital should each be in charge of an officer of the grade of Civil Assistant Surgeon as Pa. 105-20/3-310 and represented that it was necessary to open a new Bio-Chemistry department in the hospital and employ one medical demonstrator (Rs. 10 per mensem) and one laboratory attendant (Rs. 10-50 mensem). The Radiologist will be eligible for a special pay of Rs. 10 per mensem for dangerous duty. The Government carefully examined the proposals and as they were agreed, sanctioned the appointment of the above staff.

Item (5).—The scheme under which honorary medical officers are appointed to duty posts in the Medical Department has caused certain administrative difficulties. It has been found that for certain posts honorary medical officers cannot be secured and for certain others they are available. In view of these difficulties the Government have under consideration certain proposals for suitably revising the honorary scheme and fixing the posts which should be held by honorary officers and by whole-time paid officers. As these proposals will take some time to be settled and so it is necessary in the meantime to carry on the work of the department the Government have decided to appoint a number of temporary Civil Assistant Surgeons and Sub-Assistant Surgeons against existing vacancies in the respective cadres. These appointments will be purely temporary and will last only till a decision is reached, on the revision of the honorary scheme referred to.

Item (6).—In 1909, the Government converted the Stanley Medical School, Madras, into a Medical College. From that year onwards new college classes are being opened every year. This necessitates the employment of additional staff for teaching the students. Towards the end of 1910, the Surgeon-General appointed a committee consisting of five experienced medical officers in the

thinking time to report on the steps to be taken by Government to bring the Stanley Medical College and Hospital to a standard acceptable to the University. The committee noticed certain deficiencies in staff. With a view to satisfy the university University requirements in several departments of the College and Hospital, the committee has made certain proposals which have been scrutinized by the Surgeon-General. After a careful examination of these proposals it is considered necessary to reinforce the necessary staff.

The Surgeon-General had asked for the employment of most of the staff from 1st January 1941. In view of the urgency of the matter, the Government have considered the employment of the staff with effect from the date of appointments in the current year except in the case of the Maternity department and one post of Sub-Assistant Surgeon in the Pathology department, which will be required only from 1st January 1942.

Item (6).—The General Committee to Government has proposed the employment of the following additional staff in his department:—

- (1) One Medical Assistant to the Chemical Examiner—(Civil Assistant Surgeon's Grade) on Rs. 165—50/2—315, plus a presidency allowance of Rs. 50 per mensem.
- (2) One clerk on Rs. 30—3/2—15—2/2—35, plus presidency allowance of Rs. 5-8-0 per mensem.
- (3) One senior attendant on Rs. 10—2/2—25—1/2—30, plus presidency allowance of Rs. 2-8-0 per mensem.
- (4) One junior attendant on Rs. 15—1/2—17, plus presidency allowance of Rs. 2-8-0 per mensem.

The work in the Chemical Examiner's department has increased to more than twice that in 1935, the total number of analyses done in 1935 was 4,227, whereas the corresponding figure for 1939 was 9,292. The only addition to the staff since 1935 for the kind of work referred to above was a laboratory attendant in 1938. A research assistant was sanctioned in 1935 for a different kind of work. The Chemical Examiner states that not only has the volume of the work increased, but the work has grown in complexity. He adds that the steady rise in volume is throwing a heavy strain on the staff, frequently compelling them to stay far beyond office hours, and that there is no prospect of decrease in the work. The Surgeon-General agrees with the Chemical Examiner and recommends the sanction of the additional staff applied for.

So much turns upon the reports of the Chemical Examiner that it is essential that the staff should be faultless and that the labelling, dispatching, etc., should be completely free from risk of error. With a view, therefore, to provide against what to the present staff working under a heavy strain, sanction has been accorded to the employment of the additional staff asked for by the Chemical Examiner for a period of two years with effect from the date of appointment.

As the expenditure in each of the above cases is on a new service a token appropriation of Rs. 100 has been included in the supplementary estimate under one sub-head of appropriation to cover all items.

Item (12).—In March 1940, the Surgeon-General submitted proposals for the purchase of X-ray equipment and radiist for the Headquarters Hospital at Madras from out of the endowment fund of Rs. 75,000 of the hospital. It was then decided that the endowment might be kept intact and the expenditure on the purchase of the X-ray equipment financed from the general revenues. In June 1940, the Surgeon-General furnished detailed lists of X-ray equipment and radiist required for the hospital at an estimated

cost of Rs. 22,504. Subsequently he submitted a list of X-ray equipment which the District Medical Officer, Madras, considered to be most urgent and suggested that the purchase of all other items currently proposed might be delayed till the next financial year. The Government accordingly sanctioned the purchase at an estimated cost of Rs. 10,000. As the expenditure is large and therefore involves a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required has been met from savings within the grant.

**Item 6b.—**During the occupation of Denmark, Holland and France by Germany the resources of medical science, especially medical institutions in this Province have been considerably affected as they have been deprived of their main sources of income from abroad. As it was difficult or impossible to maintain the institutions without financial assistance, the authorities in charge of the institutions applied to the Government for grants towards the maintenance of the hospitals. As the institutions are doing useful work and their closure would cause hardship to the public, the Government on the recommendation of the Surgeon General sanctioned grants towards their maintenance during the period of war to keep the institutions running on their normal level. The institutions for which the Government have sanctioned maintenance grants and the amount of grant sanctioned for each are shown below:—

Name of the private medical institution	Amount of grant sanctioned	Date of payment.
1 Danish Mission Hospital, Trichavoor .. ..	12,500	From 1st September 1945.
2 St. John's University Hospital, Madras .. ..	8,500	
3 St. Thomas' Hospital, Madras .. ..	4,500	From 1st December 1945.
4 St. Anne's Hospital, Madras .. ..	1,500	

As the medical institutions mentioned above were in absolute need of financial assistance, the Government sanctioned the payment of the grant in advance in installments (relatively subject to final adjustment at the commencement of the succeeding year after the expenditure for the year is known and verified by audit). The payment of the grant in all the cases is subject to the following conditions:—

- (1) The management should arrange to maintain the necessary registers and submit to the Surgeon General the reports and returns prescribed for a hospital.
- (2) The institution should be open to periodical inspection by the District Medical Officer.
- (3) Patients should be admitted for treatment, irrespective of caste or creed.
- (4) The management should employ only registered medical practitioners and midwives.
- (5) The total amount of grant payable to the institution will be restricted to the actual net cost after deducting the total income of the institution from the total expenditure incurred on its maintenance.
- (6) The management should maintain proper account of receipts and charges relating to the hospital and have them duly audited.

As the expenditure on the payment of the grants involves a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required has been met from savings within the grant.

The total additional appropriation required for all the items is Rs. 400 and this amount has been included in the supplementary estimate.

(III) *Figure XVII—IV-939. HEALING.*

Estimate of the amount required for further expenditures

Yield or authorized	...	...	...	...	\$27,500
Total of same channel	...	...	...	...	\$27,500

12/10/2009

Water body	Water body	Date of survey	Estimated amount of fish (kg/ha)	
			Chondrichthyes	Other fish
10	Public	Public	Public	Public
11	Public	Public	Public	Public
12	Public	Public	Public	Public
13	Public	Public	Public	Public
14	Public	Public	Public	Public
15	Public	Public	Public	Public
16	Public	Public	Public	Public
17	Public	Public	Public	Public
18	Public	Public	Public	Public
19	Public	Public	Public	Public
20	Public	Public	Public	Public
21	Public	Public	Public	Public
22	Public	Public	Public	Public
23	Public	Public	Public	Public
24	Public	Public	Public	Public
25	Public	Public	Public	Public
26	Public	Public	Public	Public
27	Public	Public	Public	Public
28	Public	Public	Public	Public
29	Public	Public	Public	Public
30	Public	Public	Public	Public
31	Public	Public	Public	Public
32	Public	Public	Public	Public
33	Public	Public	Public	Public
34	Public	Public	Public	Public
35	Public	Public	Public	Public
36	Public	Public	Public	Public
37	Public	Public	Public	Public
38	Public	Public	Public	Public
39	Public	Public	Public	Public
40	Public	Public	Public	Public
41	Public	Public	Public	Public
42	Public	Public	Public	Public
43	Public	Public	Public	Public
44	Public	Public	Public	Public
45	Public	Public	Public	Public
46	Public	Public	Public	Public
47	Public	Public	Public	Public
48	Public	Public	Public	Public
49	Public	Public	Public	Public
50	Public	Public	Public	Public
51	Public	Public	Public	Public
52	Public	Public	Public	Public
53	Public	Public	Public	Public
54	Public	Public	Public	Public
55	Public	Public	Public	Public
56	Public	Public	Public	Public
57	Public	Public	Public	Public
58	Public	Public	Public	Public
59	Public	Public	Public	Public
60	Public	Public	Public	Public
61	Public	Public	Public	Public
62	Public	Public	Public	Public
63	Public	Public	Public	Public
64	Public	Public	Public	Public
65	Public	Public	Public	Public
66	Public	Public	Public	Public
67	Public	Public	Public	Public
68	Public	Public	Public	Public
69	Public	Public	Public	Public
70	Public	Public	Public	Public
71	Public	Public	Public	Public
72	Public	Public	Public	Public
73	Public	Public	Public	Public
74	Public	Public	Public	Public
75	Public	Public	Public	Public
76	Public	Public	Public	Public
77	Public	Public	Public	Public
78	Public	Public	Public	Public
79	Public	Public	Public	Public
80	Public	Public	Public	Public
81	Public	Public	Public	Public
82	Public	Public	Public	Public
83	Public	Public	Public	Public
84	Public	Public	Public	Public
85	Public	Public	Public	Public
86	Public	Public	Public	Public
87	Public	Public	Public	Public
88	Public	Public	Public	Public
89	Public	Public	Public	Public
90	Public	Public	Public	Public
91	Public	Public	Public	Public
92	Public	Public	Public	Public
93	Public	Public	Public	Public
94	Public	Public	Public	Public
95	Public	Public	Public	Public
96	Public	Public	Public	Public
97	Public	Public	Public	Public
98	Public	Public	Public	Public
99	Public	Public	Public	Public
100	Public	Public	Public	Public

**Explanatory Note:**

Mrs. G.—Sundry and Deputy Sundry Engineers.—The budget provided for a full year's pay of Mr. A. V. Barnes, Sundry Engineer, at Rs. 1,275 per annum. Mr. Barnes proceeded on leave for four months from 22d April 1940 and in his place a Superintending Engineer of the Public Works Department whose pay was Rs. 1,750 per annum was appointed. An additional appropriation of Rs. 4,900 is found necessary to cover the additional expenditure on this account and also the leave allowance drawn by Mr. Barnes.

An additional appropriation of \$a. 1,000 is also found necessary on account of the more extensive testing performed by the Sanitary Engineer.

1100. (d)—*Macrideridgical* *Laboratories*—*Aluminium* and *Monomers*.—A sum of Rs. 300 was provided in the budget for 1940-1941 for travelling allowances and Rs. 500 for passage contribution on account of the Director of the King Institute. As a result of the grant of compensatory allowance of Rs. 40 per month to the Director with effect from 26th September 1939 and the leave undertaken by him in connection with the bridge at Nether Dam and the nuclear chemistry experiments at Coscair and for attending the Research Workers' Conference at New Delhi, an additional expenditure of Rs. 3,500 is anticipated under Travelling Allowance and other compensatory allowances. There is also an increase of Rs. 300 in the amount of passage contribution payable by the Government to the Defence department. The total additional appropriation required is Rs. 5,500 of which a sum of Rs. 400 has been met by re-appropriation from savings within the grant. A supplementary appropriation is needed for the balance of Rs. 2,200.

Item (10)—Transfer to the fund for the development of rural water-supply.—A fund for the development of rural water supply was constituted in 1957-1958 with a contribution of Rs. 15 lakhs from arrears. During the years 1958-1959 and 1959-1960, Rs. 8.96 and Rs. 9.96 were respectively contributed to the fund. The years 1960-1961 and 1961-1962 (a further amount of Rs. 11.5 lakhs will be contributed) are the last years for which the fund is to be maintained. As the balance in the fund on 31st March 1962 is expected to be only Rs. 84 lakhs, the Government have decided to phase Rs. 29 lakhs in the credit of the fund in the current year, so that the programme of improvement to rural water-supply may be continued and even accelerated without fear that funds may not be available. Against the sum of Rs. 10 lakhs required, there

is an appropriation of Rs. 100 in the budget and a sum of Rs. 1,94,500 is available from savings under sub-projects. A supplementary appropriation is required for the balance of Rs. 8,00,000.

The total additional appropriation required under the second item is estimated above to be Rs. 2,200 charged and Rs. 8,00,000 voted or authorized and these amounts have been included in the supplementary estimate.

#### (10) GRANT XVIII—AGRICULTURE.

Statement of the amount required for further expenditure.

	Rs.
Voted or authorized	Nil.
Total of sums charged	18,000

#### Summary.

Major head.	Minor heads.	Sub-heads of appropriation.	Scheme.	Estimated amount of further expenditure for 1944-1945.	
				Charged.	Voted or authorized.
(1)	(2)	(3)	(4)	(5)	(6)
00. Agriculture	a. Planting in Government and private estates	b. Pay of Officers and other staff	c. Per and other allowances of staff	18,000	Nil.
			Total	18,000	Nil.

#### Explanatory Note.

The increase of expenditure is due to the grant of leave for six months to the Director of Agriculture and the appointment of a substitute and to the provision for the cost of passage to the Principal, Agricultural College, Coimbatore. The total appropriation required is Rs. 18,000 charged and this amount has been included in the supplementary estimate.

#### (11) GRANT XIX—VETERINARY.

Statement of the amount required for further expenditure.

	Rs.
Voted or authorized	900
Total of sums charged	19,500

#### Summary.

Major head.	Minor heads.	Sub-heads of appropriation.	Estimated amount of further expenditure for 1944-1945.	
			Charged.	Voted or authorized.
(1)	(2)	(3)	(4)	(5)
00. Veterinary	a. Subsidies to private practitioners	b. Officers' salaries and allowances	19,500	900
(1)	b. Veterinary expenses	c. Purchase of animals and other material	19,500	900
		Total	19,500	900

#### Explanatory Note.

Note (1).—The appropriation in the budget for 1940-1941 for the purchase of sera and vaccines including freight is Rs. 10,100. Owing to the delay in the construction of additional buildings, etc., required for the manufacture of Blackquarter products, it was not possible to manufacture these products at the Serum Institute, Madras, during the current year as originally contemplated. They had therefore to be purchased from the Imperial Veterinary Research Institute, Moulmein. The expenditure incurred on









Rs. 10,000 has been ordered to be disbursed immediately. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate.

**Item 60.**—The reformatory settlement at Patrapunta in the Bellary district established for the treatment of members of criminal tribes whose criminal record is specially bad, has no provision shop of the kind contemplated in rule XI (i) of the settlement rules, which runs as follows:—

"The manager may issue pass-books to members of the settlement to go out to prescribed places to sell vegetables or other produce of the settlement and buy clothes and provisions not available at the settlement shop."

The inmates of the reformatory settlement were hitherto obtaining their provisions with the help of the natives in the ordinary settlement at Patrapunta. These ordinary settlers transferred to the Sitonguram Settlement in the Greater district in August 1940. The Commissioner of Labour reported last year that it was not advisable to allow all the reformatory settlement inmates to go out on passes to purchase provisions as that might lead to petty thefts. Unarmed men would have to purchase their provisions themselves and it was obviously impossible to allow them to leave the settlement for the purpose. He stated further that the settlement was not a suitable institution for the establishment of a co-operative store. He therefore proposed that a departmental provision shop might be opened in the settlement during the current year. In view of the urgent need for the provision shop, the Government have sanctioned the proposal.

The following statement shows the cost of opening and working the provision shop:—

Date of completion.	Estimated cost.		Cost in 1941-42.	
	Revised Estimate.	Revised Estimate.	Revised Estimate.	Revised Estimate.
	Rs.	P.	Rs.	P.
A. Grant XXXIII—41. Miscellaneous Department—				
Sundry—				
1. Construction of a room for the inmates of the shop to store their goods and stores.	150	—	150	—
2. Purchase of stocks, etc., for supplying the shop.	—	—	—	—
3. Special pay to the settlement clerk.	40	—	40	—
4. Pay of a sub-staff on Rs. 10 per month.	120	—	120	—
5. Contingencies at Rs. 5 a month.	60	—	60	—
6. Manager at Rs. 5 a month.	60	—	60	—
B. Grant XXXIV—Interest-free Advances—				
Advances Repayable—				
1. Special advances to the manager.	800	—	800	—
Total.	900	—	970	—
				or 970 monthly
			2,000	100

The net profits, if any, on the working of the shop will be credited to Government at the end of the year.

As the opening of the provision shop is a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the amount required for expenditure in the current year, viz., Rs. 919 under Grant XXXIII—Miscellaneous Department and Rs. 880 under Grant XXXIV—Interest-free Advances—Advances Repayable, will be met by re-appropriation.

**Item 61.**—The criminal tribes settlement at Chikabudri in the Bellary district is an agricultural settlement dependent upon provision of seed and manure and water-supply from the Hoysa Project. It cannot, therefore, provide sustenance and adequate employment for the 322 inmates. The Commissioner in August 1940 proposed the introduction of the manufacture of matches

in the settlement. The Western India Match Company, Limited, Tirunelveli, has undertaken to purchase from the settlement about the gross home of matches a day at a price which would enable the Government to pay an average wage of 4 annas a worker when he attained the same standard of skill as the native match workers at factor. The company has also agreed to pay the cost of raw materials required for the industry in addition to the depreciation charges of the necessary plant and machinery and to pay the increased cost of chemicals, paper, sundries and venases, if the prices go up.

In view of the need to provide work for the artisans, the Government have issued orders introducing the industry in the settlement during the year 1940-1941. The total outlay required for the industry is Rs 46,500, of which Rs. 3,000 is not recurring as shown in the following statement:—

Item.	Estimated cost.	
	Recurring.	Non-recurring.
	Rs.	Rs.
<b>Expenditure.</b>		
Equipment .. .. .	—	1,000
For the factory .. .. .	—	100
Employment of 300 matchers for 4 months on Rs. 10 each a month .. .. .	—	1200
Traveling allowance to the country .. .. .	—	40
Cost of production of 300 gross match boxes of 10 sticks each per day for full working days in the year including labour charges at 4 annas per day to each worker .. .. .	44,460	—
<b>Total ..</b>	<b>44,460</b>	<b>2,140</b>
	<b>Rs. 46,600</b>	
	<b>(Rs. 43,600 monthly).</b>	
<b>Receipts.</b>		
Payment by the Western India Match Company .. .. .	46,420	—
	<b>Rs. 46,420</b>	
Net cost to Government .. .. .	—	1,180

The annual receipts to Government on account of the industry will be Rs 44,560. The provision required for the year 1940-1941 is Rs. 5,000. As the introduction of the industry is a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the amount required for expenditure in the current year, viz., Rs. 4,900 will be met from the savings within the grant.

#### (D) GRANT XXIV—GRN. WORKS—WORKS.

Estimate of the amount required for further expenditure.

Voted or authorized .. .. .	Rs.
Total of same charged .. .. .	600
	<b>Rs. 600</b>

#### Summary.

Major head	Minor head.	Sub-head (if applicable).	Details.	Estimated amount of expenditure (in Rs.)	
				Overall.	Total or available fund.
(1)	(2)	(3)	(4)	(5)	(6)
18	M. and Works.	A. General Works— Building—C. Com- munity Service.	B. 10th and 11th Divisions.	Rs.	Rs.
			Repair and improve- ment of the masonry work in the Barracks (part of muni- cipal fund) and the 10th and 11th Divisions.	—	100
20				—	100
21				—	100
22				—	100
23				—	100
24				—	100
25				—	100
26				—	100
27				—	100
28				—	100
29				—	100
30				—	100
31				—	100
32				—	100
33				—	100
34				—	100
35				—	100
36				—	100
37				—	100
38				—	100
39				—	100
40				—	100
41				—	100
42				—	100
43				—	100
44				—	100
45				—	100
46				—	100
47				—	100
48				—	100
49				—	100
50				—	100
51				—	100
52				—	100
53				—	100
54				—	100
55				—	100
56				—	100
57				—	100
58				—	100
59				—	100
60				—	100
61				—	100
62				—	100
63				—	100
64				—	100
65				—	100
66				—	100
67				—	100
68				—	100
69				—	100
70				—	100
71				—	100
72				—	100
73				—	100
74				—	100
75				—	100
76				—	100
77				—	100
78				—	100
79				—	100
80				—	100
81				—	100
82				—	100
83				—	100
84				—	100
85				—	100
86				—	100
87				—	100
88				—	100
89				—	100
90				—	100
91				—	100
92				—	100
93				—	100
94				—	100
95				—	100
96				—	100
97				—	100
98				—	100
99				—	100
100				—	100

\* Minor works.

*Explanatory Notes.*

*Item (6).—*The Jaffa of a large number of prisoners detained and received under the Defence of India Act and Rules has necessitated the re-opening of the Alipore Jail, Calcutta. This jail will provide accommodation for about 1,000 prisoners after the necessary repairs and improvements to the buildings and the provision for water-supply are carried out. It is proposed to keep in this jail male prisoners sentenced under the Defence of India Act and Rules and sentenced to terms of imprisonment of six months and more.

The estimated cost of repairs and improvements to the old buildings in the Alipore Jail, the provision of an adequate water-supply and construction of quarters for certain members of the staff is Rs. 2,27,000 inclusive of the cost of the extra staff sanctioned for the work. As the expenditure is on a new service, a sum of Rs. 200 has been included in the supplementary estimate. The balance of the appropriation required in the current year will be met from the savings within the grant.

*Item (8).—*The relaying of the existing water-supply mains to the Central Jail, Trenchemully, and the provision of a booster, if necessary, to increase the supply of water to the jail has been sanctioned by the Government at a cost of Rs. 55,000. As it is considered that the work should be executed without delay, the Chief Engineer has submitted an estimate for Rs. 30,000 for the erection of auxiliary improvements which provides for the installation of a booster and the replacement of the existing 6-inch and 2-inch mains by 4-inch and 4-inch mains, respectively. As the expenditure is on a new service, a sum of Rs. 100 has been included in the supplementary estimate. The balance of the amount, viz., Rs. 2,500, will be found by re-appropriation within the grant.

*Item (10).—*Rs. 1,000 charged and (i) Rs. 1,300 charged.—Under section 16 (3) (f) of the Government of India Act, 1935, any sum required to satisfy any judgment, decree or award of any court or arbitral tribunal should be booked as expenditure charged on the revenues of the Province. The Sub-Court, Coimbatore, passed an enhanced compensation for the land acquired for the work "Widening and tarring the Ootacamund-Metturhighway road within the Mettupalayam Panchayat limits." The Chief Engineer has applied for a grant of Rs. 1,500 under "C. b. Civil Works—Original Works—Communications—Charged" to meet the enhanced compensation. He has also applied for a grant of Rs. 1,300 for meeting the enhanced land compensation awarded by the Sub-Court, Tirunelveli, in connection with the construction of a Police station at Vercorali and for meeting the extra compensation paid for a well work in the quarters of the Assistant Superintendent of Police, Dindigul. As there are no savings in the charged portion of Grant XXIV, Civil Works—Works, the amount has been included in the supplementary estimate.

*Item (12).—*Rs. 100 voted or authorized.—The Assistant Superintendent of Police, Vinnagur, is not at present provided with a Government residence and has to depend on getting one for rent. There is a bungalow at Vinnagur belonging to the Tea Districts Labour Association which, with its out-house, is located in a compound of 9.69 acres opposite the local railway station. It was constructed in 1930 at a cost of Rs. 25,000-4-2, including the cost of the site. The Association desires to dispose of the bungalow and agrees to sell it for Rs. 15,000. The Executive Engineer, Vinnagur, has reported that the condition of the building is good and that the accommodation is adequate for an officer of the status of Assistant Superintendent of Police, though a garage and a well will have to be provided. He estimates the value of the building and the site at Rs. 17,500.

The standard cost of the hospital will be Rs. 75 a month, at 6 per cent of the capital outlay; this sum will not be reduced, as 10 per cent of the average pay of an Assistant Superintendent of Police as a Deputy Superintendent of Police (which is Rs. 525 and Rs. 515 respectively) will be much less than Rs. 75. But even the cost of construction of a hospital according to the type design for Assistant Superintendents of Police is Rs. 15,000, including the cost of site and a well, the price is considered reasonable. It has therefore been decided to buy the hospital. Sanction has been accorded to incur the expenditure in the current year. The urgency of the matter has not being the chance through postponement, and so, in the end, saving the extra money that the Government would spend on building a machine. As the expenditure is on a new service, a better approximation of Rs. 100 has been included in the supplementary estimate. The balance of the amount required for expenditure in the current year, viz., Rs. 14,000, will be met from the savings within the year.

*Item Ind.*—The additional appropriation of Rs. 200 represents two lakh more for the following works:—

(a) Construction of a maternity ward in the Government Hospital, Georgetown.

(b) Conversion of the old engine generating apparatus at the King George Hospital, Vungaput, to take high-tension supply.

(c) The mechanical bed strength of the Government Hospital, Georgetown, is 14. The daily average number of in-patients treated in the hospital during 1939 was 19.96. The hospital has been overcrowded for a very long time. Sri Kowaleen Chelamun offered to construct a maternity ward in the hospital subject to the usual conditions and hand it over to Government on completion. The offer was accepted by Government.

The work is estimated to cost Rs. 15,000 exclusive of cartage charges, Rs. 1,545. The donor has paid the estimated cost (Rs. 15,000) into the Reserve Bank to the credit of the Government of Malaya and the work will be taken up for execution in March 1940 by the Public Works Department as a Government work treating the donation as a contribution for the work. The contribution will, for account purposes, be made up of Rs. 11,257 for works proper and Rs. 1,545 for cartage charges. The balance of the estimated cost of the work (Rs. 1,545) will be met by the Government.

As the work is a major work, it is a new service and accordingly a better approximation of Rs. 200 has been included as the supplementary estimate.

(d) The proposal for taking high-tension supply for the King George Hospital and Andhra Medical College, Vungaput, from the Vungaput Electric Supply Corporation meets at an estimated cost of Rs. 11,500 was considered in connection with the budget for 1939-1941, but was deferred until the existing machines were likely to need renewal.

The Chief Engineer for Electricity subsequently reported that the load on the engines would increase from 20-25 K.W. to 70-75 K.W. when the extensions to the hospital are completed and that it would be necessary to supply part of the extensions from the town mains as it would be beyond the capacity of the existing generating plant to meet the full supply. In view of the age of the existing plant, the uncertain conditions of supply of spare parts and the increase in load, he recommended a complete change over of the electric supply to the King George Hospital and the Andhra Medical College, Vungaput as, immediately. The Surgeon-General agreed with the Chief Engineer for Electricity.



The Government therefore decided in November 1940 that the above roads mentioned by the Niagara District Board should be taken over by the Public Works Department from 1st January 1941. In view of the urgency of the matter, they also sanctioned the following staff for the preparation of plans and estimates and for carrying out the improvements necessary to bring the above roads up to the required standard:—

Post	Period of improvement out of 10 months
One Assistant Engineer	10
Three lower division clerks	10
One clerk draughtsman	10
One draughtsman, plan & profile	10
Two Supervisors	10
Four peons	10
One Inspector	10
One peon	10
One Supervisor	10
One peon	10
One Supervisor	10
One peon	10

It is anticipated that an expenditure of Rs. 12,500 will be incurred during the current year on special repairs and improvements to these roads and the amount will be met from the existing provision under SO. Civil Works. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate.

NOTE (4).—In June 1940, the Government sanctioned the Sirganam drainage scheme at an estimated cost of Rs. 4,11,500 and directed that the execution of the first instalment of the scheme should be proceeded with at once. The Chief Engineer accordingly submitted in July 1940 proposals for a special subdivision for 6 months from 15th November 1940 for the execution of the drainage works. As there was no provision of funds for the scheme during 1940-1941 the Government did not consider it necessary to constitute a subdivision.

The Chief Engineer received the proposal in October 1940 on the ground that necessary funds for the execution of the work during the current year would be made available by the Sirganam Municipal Council. The total cost of the works to be executed during 1940-1941 was Rs. 25,000. This included Rs. 5,000 being payments to Messrs. Hokenson and Cochrane for the pumping plant and Rs. 2,500 towards settlement of claims of Messrs. Madhusan Construction Company. Excluding these items the cost of the works to be executed aggregated to Rs. 8,500 only. The Chief Engineer was, therefore, asked to report whether it would not be sufficient to award sanction for the subdivision for two months during the current year from 1st February 1941. The Chief Engineer stated that, pending a settlement of the claims of Messrs. Madhusan Construction Company on the north-east quadrant work, it was decided to proceed with the work in the south-east quadrant and that payments in excess of the funds available for this work in 1940-1941 would be made in April 1941 to be debited to the accounts of 1941-1942. He, therefore, requested that sanction might be accorded for the formation of the subdivision at least from 3rd January 1941 to 31st March 1941 for the execution of the work:—

- One Assistant Engineer.
- One supervisor.
- Two clerks, lower division.
- Four peons on Rs. 12 per mensem, each (three for the subdivision and one for the supervisor).
- One additional lower division clerk for the division office to assist the accounts of the subdivision.

As the expenditure is on a new service, a taken appropriation of Rs. 105 has been included in the supplementary estimate. The balance of the expenditure in the current year will be met by re-appropriation.

**Item 106.**—The Special Engineer (Road Development) and the Local Road Engineering Department (including the District Road Engineering Service and the Local Road Assistant Engineers' Service) were placed under the control of the Chief Engineer (Highways and Roads) with effect from 1st October 1940. In order to provide for the effective supervision of the work of the Local Road Engineering Department, two posts of Superintending Engineers (Communications) with the necessary establishment\* were created with effect from the same date on a temporary measure for one year in the first instance. The post of the Special Engineer (Road Development) is merged in the post of the Senior Superintending Engineer (Communications) who is also the Deputy Chief Engineer (Communications) and an office Secretary to the Provincial Board of Communications.

The Government of India were permitting the debt to the Road Fund of half the cost of the post of the Special Engineer (Road Development) and staff which amounted to about Rs. 15,000 a year, and the remaining half of the cost was being met from Provincial Funds. The Government of India have permitted the debt to the Road Development Fund of one half of the total cost of the two Superintending Engineers and their staff up to the end of 1941-1942. The additional cost to Government on account of the creation of the new posts other than such share as the Government of India will be prepared to debit to the Road Fund, in future will be met by a percentage reduction in the grants payable to District boards for the maintenance of important marketing roads. It is expected that there will be no net additional expenditure to Provincial Funds on account of the creation of the posts referred to. The gross cost involved in the proposal during the current year is Rs. 20,000, the cost for a full year being Rs. 79,600. An expenditure of Rs. 24,500 will be met by re-appropriation from savings within the grant. The expenditure is on a new service and the net additional appropriation required, viz., Rs. 5,500 has been included in the supplementary estimate.

\* Establishment of the Superintending Engineer (Communications)—

A. Technical staff for each office.

- (1) One Provincial (senior) of the grade of Assistant Engineer (Division Local Road Assistant Engineers Service) with a special pay of Rs. 25 per annum;
- (2) one supervisor to do the work of head draughtsman on Rs. 70-45, 70-120-45, 70-120-45;
- (3) one assistant draughtsman (senior) in E1 grade of Rs. 40-45-110 and one in E2 grade of Rs. 30-40-70; and
- (4) one tracer on Rs. 25-25-45-15-45.

B. Non-Technical staff.

- (1) For the office of the Senior Superintending Engineer (Communications)—

- (1) One head clerk on Rs. 107-57-110-105-100;
- (2) one upper division clerk on Rs. 15-45-50 each;
- (3) three lower division clerks on Rs. 10-40-45-55-50 each;
- (4) one typist on Rs. 10-45-45-45-45;
- (5) one stenographer on Rs. 15-45-45-45-45; and
- (6) five peons on Rs. 15-15 each.

- (2) For the office of the Junior Superintending Engineer (Communications)—

- (1) One messenger on Rs. 107-110-110-110-110;
- (2) one head clerk on Rs. 100-45-110-105-100;
- (3) one upper division clerk on Rs. 15-45-50 each;
- (4) one lower division clerk on Rs. 10-40-45-55-50 each;
- (5) one stenographer on Rs. 15-45-45-45-45 plus overhead allowance;
- (6) one typist on Rs. 10-45-45-45-45;
- (7) one stenographer on Rs. 15-45-45-45-45; and
- (8) five peons on Rs. 15-15 each.





Thereby total, throughout district, at an estimated cost of Rs. 41-11 lakhs as shown below:—

	Rs.
LAKHS.	
(1) Works outlay, including cost of land acquisition .. .. .	55-00
(2) Contingency charges at 15 0 per cent of item 1 minus cost of land acquisition (55-00 — 22-45) .. .. .	4-01
(3) Abatement of land revenue .. .. .	3-01
(4) Cost of Government land .. .. .	1-10
Total .. .. .	63-11

The plans and estimates for the scheme have already been reviewed by the Government, and the Public Works Department have taken the work on hand. The Government is expected to expedite enough money to meet the increased demands of the city for the next 50 years.

The scheme will be financed by the Corporation of Madras and the Government of Madras as indicated in the following statement:—

Government's share.		Corporation's share.	
	Rs.		Rs.
	LAKHS.		LAKHS.
(a) One-third of works outlay including cost of land acquisition .. .. .	18-36	(a) Two-thirds of works outlay including cost of acquisition of land .. .. .	37-28
(b) Abatement of land revenue .. .. .	3-01	(b) Two-thirds of cost of special mobilisation including preliminary charges .. .. .	1-04
(c) Cost of Government land .. .. .	1-10		
(d) One-third of cost of special mobilisation including preliminary charges .. .. .	2-16		
(e) Cost of land of contingency charges .. .. .	1-10		
Total .. .. .	35-63	Total .. .. .	39-32

The Corporation of Madras has agreed to the above apportionment of the cost of the scheme. The Government's share of the expenditure on the work will be debited to 50 Civil Works, g. drains-in-aid—P. Streets to local bodies for water-supply and drainage schemes executed by the Public Works Department. The Corporation has submitted to Government a loan application for Rs. 36-30 lakhs towards its portion of the expenditure on the scheme, and the application was published in the Fort St. George Gazette on 14th January 1941 and the Chengizpat District Gazette on 17th January 1941.

The Chief Engineer has estimated that in 1941-1942 the expenditure on the works will be Rs. 3-15 lakhs of which Rs. 2-05 lakhs will be borne by the Corporation and Rs. 1-10 lakhs by the Government. So far as the Corporation's share of the current year's expenditure is concerned, proposals have been received from that body for the diversion from loan funds with it of a sum of Rs. 1-04 lakhs. These proposals have been sanctioned. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the amount required for expenditure in the current year will be met by appropriation within the year.

The total additional appropriation required for the two years is Rs. 200 and this amount has been included in the supplementary estimate.



1 upper division clerk, 10 lower division clerks, 1 cashier in lieu of one upper division clerk, 1 typist and 1 stenographer was sanctioned in July 1935. But some of Chief Engineer's demands were disallowed. In October 1935 the Chief Engineer pressed for sanction of almost all the posts sanctioned, in view of the increase of work in the office of the Superintending Engineer, Pykara Electricity System, Coimbatore. The proposals were examined in detail. In view of the state of work in the Superintending Engineer's office and in view of the urgency of the demands the following staff was sanctioned in November 1935 for employment up to 31st March 1941:—

Personnel section .. ..	One upper division clerk, 12 grade. Four lower division clerks.
Commercial Accounts section ..	One upper division clerk, 21 grade.
Stores pricing section .. ..	One lower division clerk.
Stores purchase section .. ..	One Junior Engineer.

The amount required for expenditure on account of the additional staff sanctioned is about Rs. 800 in the current year. The expenditure is on a new service and accordingly an appropriation of Rs. 100 has been included in the supplementary estimate.

Item (60)—Rs. 3,18,500.—The increase is due to 61 tons more of stock materials to works than anticipated and provided in the budget for 1940-1941, 160 existing items under purchase being mostly cleared in the current year and 610 services under billing response due to increased receipts.

Item (61)—Rs. 59,000.—The increase is due to large number of distribution schemes coming into operation at the end of last year and in the beginning of this year and also to unforeseen breakdowns of No. 3 Generator at Power House and transformers at Ann, Kaveripakkam and Vattarakulam.

Item (62)—Rs. 2,700.—An additional expenditure of Rs. 2,700 is anticipated under this item due to provision of leave salary of officers and pay of senior officers on higher rates of pay posted to the system and the creation of the post of the Assistant Engineer sanctioned for the additional subdivision created at Valore. Part of this increase (Rs. 5,000) has been met by re-appropriation.

Item (63)—Rs. 4,34,100.—The increase is due to (1) large quantities of surplus materials originally charged to works being devoluted to stock during the year; (2) receipt of stock of electrical materials intended to be issued to the licensee and (3) curtailment of expenditure on extension schemes.

Item (64)—There is a Chief Accountant for the Pykara Electricity System and another for Mettur Electricity System. The Control Office at Barwade is now under the control of the Executive Engineer (Electrical) and is managed by him with the assistance of a Divisional Accountant. In order to give relief to the Executive Engineer, the Chief Engineer has asked for a Chief Accountant for the Andhra Power System (Control Office at Barwade). The question was considered and the post of a Chief Accountant in the scale of Rs. 190-20/3-250-25/3-325-30/7-355-35/3-425 has been sanctioned with effect from the date of employment. As the extra work on account of the proposal is Rs. 5,721 per annum, the expenditure is on a new service and accordingly a scheme appropriation of Rs. 100 has been included in the supplementary estimate.

Item (65)—In August 1935, the Chief Engineer for Electricity submitted proposals for the staff required for the operation of Coimbatore Thermal Scheme and for the increase of work at the Control Office, Barwade. Those proposals included also the staff required for the Distribution Schemes in the East Godavari district, which were not then sanctioned. The Chief Engineer was told

that the proposals for the staff required for operation of these Distribution Schemes might be received after the estimates for the schemes were sanctioned. The schemes have since been sanctioned and are in progress. The Chief Engineer therefore submitted proposals in October 1919 for the staff required for the operation of these schemes and for the increase of work in the Central Office. The proposals were examined in detail and the staff as detailed below was sanctioned in detail and the staff as required :-

#### CENTRAL OFFICE, BOMBAY.

One upper division clerk, 1 Grade .. ..	..	..	} To end of March 1921.
One lower division clerk, 11 Grade .. ..	..	..	
Two lower division clerks .. ..	..	..	
One upper division clerk, 11 Grade .. ..	..	..	} From the date of appointment in 2nd March 1921. To be required only as and when necessary after all the Distribution Schemes have commenced operation.
One lower division clerk .. ..	..	..	

#### DISTRIBUTION DEPARTMENT, CALCUTTA.

##### Personnel.

One Assistant Engineer .. ..	..	..	} To take effect from the date of commencement of the operation of the new Distribution Schemes.
One junior .. ..	..	..	
One upper division clerk, 11 Grade .. ..	..	..	
One lower division clerk .. ..	..	..	} From 17th March 1921.
One lower division clerk .. ..	..	..	

#### RAJSHAHIBHADRIAN AND MUMBAI DISTRICT DISTRIBUTION SCHEMES.

##### Personnel.

One Junior Engineer .. ..	..	..	} To take effect from the date of commencement of operation.
One lower division clerk .. ..	..	..	
One bill collector .. ..	..	..	
One peon .. ..	..	..	

#### PURANILAL AND DUMURJEE DISTRIBUTION SCHEMES.

##### Personnel.

One Junior Engineer .. ..	..	..	} To take effect from the date of commencement of operation.
One lower division clerk .. ..	..	..	
One bill collector .. ..	..	..	
One peon .. ..	..	..	

#### RAMJIJI AND PANDURANG DISTRIBUTION SCHEMES.

##### Personnel.

One Junior Engineer .. ..	..	..	} To take effect from the date of commencement of operation.
One lower division clerk .. ..	..	..	
One bill collector .. ..	..	..	
One peon .. ..	..	..	

#### GOVERNMENT STAFF OF THE DISTRIBUTION DEPARTMENT.

One upper division clerk, 1 Grade .. ..	..	..	} To end of March 1921.
Two lower division clerks .. ..	..	..	
One draughtsman, 11 Grade .. ..	..	..	

As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required will be met from savings within the grant.

Item (11).—The Government of India have suggested that during the War it is desirable for Princes to husband their financial resources and to avoid, so far as possible, borrowing in the open market and thus competing with the Government of India's Defence loans. In view of this and of the revenue surplus available in the current year, the Government have decided to meet from current revenue capital expenditure on electricity schemes to the extent of Rs. 14,50,000.

The total additional appropriation required under the second Service mentioned above is Rs. 35,68,500 voted or authorized and this amount has been included in the supplementary estimate.

## BILL CHARGES XXIX—Pensions.

Estimate of the amount required for further expenditure.

	Rs.
Voted on authority of .....	Nil
Total of sums charged .....	1,60,700

## Summary.

Source of funds.	These funds.	Advances of Government.	Relinquished amount of Pension Department for the year 1940-1941.	
			Utilised.	Unutilised.
(1)	(2)	(3)	(4)	(5)
10. Pensions— Total .....	a. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	11,000	11
11. Pensions— Total .....	b. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
12. Pensions— Total .....	c. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
13. Pensions— Total .....	d. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
14. Pensions— Total .....	e. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
15. Pensions— Total .....	f. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
16. Pensions— Total .....	g. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
17. Pensions— Total .....	h. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
18. Pensions— Total .....	i. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
19. Pensions— Total .....	j. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
20. Pensions— Total .....	k. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
21. Pensions— Total .....	l. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
22. Pensions— Total .....	m. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
23. Pensions— Total .....	n. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
24. Pensions— Total .....	o. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
25. Pensions— Total .....	p. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
26. Pensions— Total .....	q. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
27. Pensions— Total .....	r. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
28. Pensions— Total .....	s. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
29. Pensions— Total .....	t. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
30. Pensions— Total .....	u. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
31. Pensions— Total .....	v. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
32. Pensions— Total .....	w. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
33. Pensions— Total .....	x. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
34. Pensions— Total .....	y. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
35. Pensions— Total .....	z. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
36. Pensions— Total .....	aa. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
37. Pensions— Total .....	ab. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
38. Pensions— Total .....	ac. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
39. Pensions— Total .....	ad. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
40. Pensions— Total .....	ae. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
41. Pensions— Total .....	af. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
42. Pensions— Total .....	ag. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
43. Pensions— Total .....	ah. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
44. Pensions— Total .....	ai. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
45. Pensions— Total .....	aj. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
46. Pensions— Total .....	ak. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
47. Pensions— Total .....	al. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
48. Pensions— Total .....	am. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
49. Pensions— Total .....	an. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
50. Pensions— Total .....	ao. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
51. Pensions— Total .....	ap. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
52. Pensions— Total .....	aq. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
53. Pensions— Total .....	ar. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
54. Pensions— Total .....	as. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
55. Pensions— Total .....	at. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
56. Pensions— Total .....	au. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
57. Pensions— Total .....	av. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
58. Pensions— Total .....	aw. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
59. Pensions— Total .....	ax. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
60. Pensions— Total .....	ay. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
61. Pensions— Total .....	az. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
62. Pensions— Total .....	ba. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
63. Pensions— Total .....	bb. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
64. Pensions— Total .....	bc. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
65. Pensions— Total .....	bd. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
66. Pensions— Total .....	be. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
67. Pensions— Total .....	bf. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
68. Pensions— Total .....	bg. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
69. Pensions— Total .....	bh. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
70. Pensions— Total .....	bi. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
71. Pensions— Total .....	bj. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
72. Pensions— Total .....	bk. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
73. Pensions— Total .....	bl. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
74. Pensions— Total .....	bm. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
75. Pensions— Total .....	bn. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
76. Pensions— Total .....	bo. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
77. Pensions— Total .....	bp. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
78. Pensions— Total .....	bq. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
79. Pensions— Total .....	br. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
80. Pensions— Total .....	bs. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
81. Pensions— Total .....	bt. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
82. Pensions— Total .....	bu. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
83. Pensions— Total .....	bv. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
84. Pensions— Total .....	bw. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
85. Pensions— Total .....	bx. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
86. Pensions— Total .....	by. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
87. Pensions— Total .....	bz. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
88. Pensions— Total .....	ca. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
89. Pensions— Total .....	cb. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
90. Pensions— Total .....	cc. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
91. Pensions— Total .....	cd. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
92. Pensions— Total .....	ce. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
93. Pensions— Total .....	cd. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
94. Pensions— Total .....	ce. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
95. Pensions— Total .....	cf. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
96. Pensions— Total .....	cg. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
97. Pensions— Total .....	ch. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
98. Pensions— Total .....	ci. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
99. Pensions— Total .....	cj. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11
100. Pensions— Total .....	ck. Estimated value of pensions payable in 1940-1941 .....	Payable to Pensioners— Total .....	1,49,700	11

## Explanatory Note.

10. Supplementary Estimates and Pensioners—*a. Supplementary and revised estimates—Pensions to Pensioners.*—The budget appropriation under this head is Rs. 5,00,000. On the basis of the progress of actuals and the current estimates, it is anticipated that the original appropriation will be exceeded by Rs. 1,00,000. A sum of Rs. 50,000 was however, set out of the savings under other sub-heads. Deducting this saving, the net supplementary appropriation required is Rs. 72,900.

b. *Equalised payments of estimated value of pensions transferred from Capital.*—The budget estimate of Rs. 95,700 for 1940-1941 provided for the repayment of the entire balance (inclusive of interest) of the estimated value of pensions debited to Capital in 1938-1939, and also for the first instalment of repayment of the net accumulated value of pensions paid in 1939-1940 and debited to the capital account. The entire amount debited to Capital in 1938-1939 was adjusted in the accounts of 1939-1940. The Government have decided to repay in 1940-1941, the full amount of the net expenditure on estimated value of pensions debited to Capital in 1939-1940. As a result of this decision, the expenditure under this head comes to Rs. 2,06,500 inclusive of interest. An additional appropriation of Rs. 1,07,000 is therefore required.

11. *Consolidation of Pensions funded from ordinary revenue.*—*a. Amount transferred from "Est. Payments of estimated value of Pensions."*—In the budget for 1940-1941 the expenditure as consolidation of pensions was provided for in the capital account of the accounts. It has now been decided to meet the charges from the current revenues. The additional appropriation required under this head is Rs. 1,29,500.

The total additional appropriation required for the current items mentioned above is Rs. 2,40,700 charged and this amount has been included in the supplementary estimates.

## (23) GRAVE XXV—STATIONERY AND PRINTING.

Estimate of the amounts required for further expenditure.

Total as authorized	Rs.
Total of sums charged	6,2,100
	33,500

## Summary.

Account.	Miles total.	Sub-total of appropriation.	Estimated amount of new expenditure for 1940-41.	
			charged.	total of estimated.
(1)	(2)	(3)	(4)	(5)
(i) 40 Stationery & Printing.	4	A Stationery purchased in India.	—	4,21,000
(ii) 40	5	B Stationery supplied to the Government of Madras for the use of the Government Press, Madras.	4,000	—
(iii) 40	6	C Printing—Cost for the Government of Madras for the use of the Government Press, Madras.	—	100
(iv) 40	7	D Printing—Cost for the Government of Madras for the use of the Government Press, Madras.	4,000	—
		Prising ..	—	10,000
			Rs. 8,000	Rs. 4,21,100

## Explanatory Note.

Item (i) and (v)—The increase under stationery is due mainly to very high rise in prices of all articles due to war. At the time of framing the budget for 1940-1941 in September 1939 the prices prevailing then were taken into account but in the year 1940-1941 the prices of paper increased in some cases by more than 74 per cent. Further some of the articles ordered from the Director-General of Stores, London, had to be purchased locally. In cases of some other items of stationery which were usually obtained through the importers in India, it was found necessary to obtain them on an indent placed through the Director-General of Stores, London. Another important reason for the increase is the special purchase of stationery articles in the current year to provide a reserve stock.

The increase under Printing is due to the purchase of a Standard Demand Galleter cutting machine and to the carry over of expenditure from 1939-1940 on items which were not delivered in time for payment during last year.

Item (ii).—The increase is due to the rise in the prices of stationery articles and the consequent valuation of orders at higher rates.

Item (iii).—The Superintendent, Government Press, had of late been representing to Government that he found it difficult to exercise proper supervision and control over the technical work in the press in view of the heavy office work attached to his post. With the introduction of the salary system in place of the piece-work system, the need for exercising greater supervision and control over the printing staff became more acute and he therefore requested Government to sanction the employment of a gazetted Personal Assistant in the press so that he could be relieved of a great amount of the routine office work. The request was fully examined by the Government and it was decided to convert the existing post of Office Manager in the press into a gazetted post of Personal Assistant to Superintendent, Government Press, on a scale of Rs. 200-15/3-250-20/2-250 and others have been placed accordingly.

The employment of a gazetted Personal Assistant in the Government Press is a new scheme and a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required will be met from the savings within the grant.

Item (iv).—The increase is due to the actual cost of printing work done for the beneficial staff of the Governor and the High Court being in excess of the budget provision due to the adoption of higher rates.

The total additional appropriations required for the several items mentioned above is Rs. 31,500 charged and Rs. 6,12,350 voted or authorized and these amounts have been included in the supplementary estimate.

### (35) GRANT XXXI.—MISCELLANEOUS.

Estimate of the amount required for further expenditure.

	Rs.
Voted or authorized ... ..	58,16,500
Total of vote charged ... ..	512.

#### Summary.

Main head.	Sub-head.	Sub-head of appropriation.	Details.	Estimated amount of increase and decrease for 1911-1912.	
				Charged.	Total of increase.
01	02	03	04	05	06
01	10. Miscellaneous.				
01	a. Expenditure on account of State Government and ... ..		Expenditure on account of State Government and ... ..	..	1,400
02	b. Expenditure on account of ... ..	b. Miscellaneous.—(300)	Expenditure on account of ... ..	..	4,800
03	c. Contingent ... ..	c. Contingent ... ..	Expenditure on account of ... ..	..	11,200
04			Expenditure on account of ... ..	..	1,00,000
05			Expenditure on account of ... ..	..	10,000
06			Expenditure on account of ... ..	..	5,000
07			Expenditure on account of ... ..	..	10,00,000
			Total ... ..	..	11,16,400

#### Explanatory Note.

Item (i).—Certain individuals have been arrested and detained in jail without trial under the Defence of India Rules in order to prevent them from acting in a manner prejudicial to the maintenance of public order or the efficient prosecution of the War. For the same reason the movements of certain others have been restricted to their native villages or towns. In the case of a few so restricted or detained, personal or family allowances had to be sanctioned. The budget appropriation under the head (vii) (Rs. 1,500) which normally provides for the allowances granted to certain English ex-State prisoners is found insufficient. An additional appropriation of Rs. 1,400 is therefore necessary.

Item (ii).—Owing to the cessation of financial help from Europe the amount of the present War exchequer, the Mother Superior of the Holy Angels' Convent, Kunthakoon, applied to Government in August 1912 for a grant for the upkeep of certain charitable institutions run by the Convent. The District Magistrate, Tanjore, supported the request. During the Great War the activities of the Convent were pointed up allowances of Rs. 500 per annum from Provincial funds from 1st October 1915 to 30th September 1920 for the upkeep of the orphanages maintained by them. The activities of the Convent have increased since the last War and in

vires of the larger scale on which the Constant is now running charitable institutions, an allowance of Rs. 750 per mensem was sanctioned for a period of one year and on receipt from the Inspector 1910, or for the duration of the War whatever was earlier, to enable the Government to carry on the institution in consonance with the requirements of—

- (B) the orphans for abandoned and destitute babies and children,
- (C) the home for destitute and disabled persons, and
- (D) the home for aged and retired women.

The expenditure is on a new service. The appropriation required in 1940-1941 is Rs. 4,500 and this amount has been included in the supplementary estimate.

*Item 441.*—In 1935 the Government decided that the area comprising the duns, the headworks, the surplus work, the buildings and land in the township at Maltir and its immediate surroundings should be included from the control of the District Board, Saltna, and that its management for purposes of municipal administration should be vested in an *ad hoc* committee called "the Maltir Township Committee." All the transactions relating to the working of the above Committee passed through Government accounts and were accounted for under service heads. Since the passing of the Maltir Township Act of 1940, and the constitution of the Township Committee as a statutory body with effect from 1st September 1940, the accounts of the Township have to pass through "Deposits of Local Funds." The Committee had a surplus of Rs. 13,460 at the end of 1939-1940 (which was merged in the general accounts) and as the Assistant-General considered that this surplus could not be carried forward as the opening balance for 1940-1941, the Government sanctioned an *expenditure* grant from the general revenues as the opening balance. As the expenditure is on a new service and as there are no savings in the grant, an appropriation of Rs. 13,500 has been included in the supplementary estimate.

*Item 442.*—In March 1940 the Government accepted the Auditor General's suggestion to record under the head "27. Miscellaneous—Contributions" the expenditure on compensation payable to local bodies under section 25 (1) of the Muzra Entrichment Tax Act, 1939. They accordingly sanctioned the opening of a sub-head entitled "Contributions to local bodies for loss of income from entrichment tax," under the above head "Contributions" sub-ordinate to the major head "27. Miscellaneous." They also ordered that the expenditure in 1940-1941 should be debited to the above head and that the extra expenditure likely to result under Grant XXXI—Miscellaneous should be regularized in the course of the year by a supplementary estimate of expenditure. The amount of compensation payable to the local bodies works out to Rs. 1,52,738 for 1939-1940 and Rs. 1,71,957 for 1940-1941. The total appropriation required in the current year comes to Rs. 8,68,000 and this amount has been included in the supplementary estimate.

*Item 443.*—In June 1939, His Excellency the Governor constituted the Muzra Provincial War Committee with three sub-committees for recruitment, finance and propaganda, in order to guide the Presidency's War effort and to render help and advice to the District War Committees which had been set up in possession of His Excellency the Viceroy's sanctionment made early in June 1919. Mr. Innes S.M. E. Bayen was appointed its Secretary on a salary of Rs. 750 per mensem. Who he relinquished the post of Secretary in November 1940, Mr. E. M. Gange, I.C.S., Member, Board of Revenue, was appointed as the Secretary in addition to his own duties. He does not draw any allowance or honorarium for performing the duties of the Secretary. The Government have sanctioned a Deputy Secretary for the Muzra Provincial War Committee on an honorarium of Rs. 250 per mensem. The office staff consists of 3 reporters, 2 clerks, 2 attendants and 4 peons.



Funds have been placed at the disposal of the Provincial War Committee and its sub-committees for their proper functioning and for propaganda, attachment charges for film facilities, the Governor's War Fund, etc., and for overhead charges of the Rafflesia the Governor's Joint War Charities Committee and the Madras Ambulance Fund. The total anticipated expenditure in the current year on account of the Madras Provincial War Committee and its sub-committees is Rs. 31,500.

Item (vi).—Funds have also been placed at the disposal of District War Committees which have been set up to assist the primary means by which the public will receive guidance and assistance in every aspect of the war conditions by which they are affected. The anticipated expenditure in the current year on account of District War Committees and their sub-committees is Rs. 9,500.

Item (vii).—Certain new Commercial taxes were introduced by the Ministry in 1939-1940 mainly for the purpose of raising revenue to offset the loss of revenue caused by the extension of prohibition throughout the Presidency. As there will be no extension of prohibition to other districts while the present system of administration continues, the Government have decided that the surplus yield from these Commercial taxes after meeting the cost of their collection and the loss of revenue due to the introduction of Prohibition in the four districts where it is now in force, should be set apart so that it may be available to a future Ministry for carrying out policies of development including the extension of Prohibition. For this purpose, it has been decided to create a Revenue Reserve Fund and to credit this fund with the surplus yield of the Commercial taxes. The surplus revenue amounted to Rs. 19.00 lakhs in 1939-1940 and it is anticipated that in the current year the surplus will be no less than Rs. 45.61 lakhs. It is accordingly proposed to credit the Revenue Reserve Fund with Rs. 54.50 lakhs, the surplus yield of the taxation in the years 1939-1940 and 1940-1941.

The total additional appropriation required under the several items mentioned above is Rs. 55,15,500 and this amount has been included in the supplementary estimate.

#### (20) GRANT XXXI—CAPITAL OUTLAY ON IRRIGATION.

Estimate of the amount required for further expenditure.

	Rs.
Total as authorized .. .. .	Nil.
Total of sums charged .. .. .	8,500

#### Summary.

Major head.	Minor head.	Sub-head of appropriation.	Totals.	Estimated revenue of income appropriated (1941-1942).	
				Current.	Total of both kinds.
(A)	(B)	(C)	(D)	(E)	(F)
20. H. Capital— Min. of Irrig. Gen. Services Gen. Services Gen. Services Gen. Services Gen. Services	a. Works ..	C. Urban and Rural Water Supply Schemes ..	.....	800	..
21.		D. Water Supply.	.....	100	..
22.	b. Drainage works.	A. Special Drainage works and Sewerage Systems.	Pay of officers ..	1,000	..
23.		B. Private Drainage Schemes.	Survey and Design ..	500	..
			Total ..	4,300	..

*Explanatory Note.*

*Item (ii).—*The demand is to meet the expenditure in connection with the suits relating to the Kotera East Bank Canal Extension Scheme. The suits are pending disposal in the District Court, Aizawa, and the High Court, Meibara.

*Item (iii).—*The demand represents cost of investment donated by court in O.P. Nos 305 and 309 of 1932 and adjusted in July 1933 accounts.

*Item (iv).—*The demand is based on the Assistant-General's nine months' salary for 1940-1941.

*Item (v).—*The additional amount is required to cover the additional general charges. Provision for items (i) and (ii) was made in the budget for 1940-1941 under voted. The expenditure is now treated as charged. Provision for item (iii) was not made in the budget for 1940-1941 as the expenditure was not foreseen.

The total additional appropriation required for the second item is Rs. 6,200 charged and this amount has been included in the supplementary estimate.

## (28) GRANT XXXIII—CAPITAL OUTLAY ON IRRIGATION DEVELOPMENT

Estimate of the amount required for further expenditure.

				Rs.
Voted or authorized	...	...	...	20,500
Total of sums charged	...	...	...	Nil.

*Summary.*

Major head.	Minor head.	Sub-head of appropriation.	Estimated amount of further expenditure Rs. 1940-1941.	
			Charged.	Voted or authorized.
10	01	00	10	01
11, Capital Outlay on Irrigation Development.				Rs.
				20,500

*Explanatory Note.*

The Government have decided to open an additional area of 1,110 acres of reserve forest land in the Amerakata for orchard extension during the years 1940-1941 to 1945-1946. The increase is due to probable additional expenditure anticipated on these plantations and to the construction of Soldman's quarter. The additional appropriation required is Rs. 20,500 and this amount has been included in the supplementary estimate.

## (29) GRANT XXXIV—CIVIL WORKS DEPARTMENT REVENUE ACCOUNT.

Estimate of the amount required for further expenditure.

				Rs.
Voted or authorized	...	...	...	Nil.
Total of sums charged	...	...	...	7,380

*Summary.*

Major head.	Minor head.	Sub-head of appropriation.	Estimated amount of further expenditure Rs. 1940-1941.	
			Charged.	Voted or authorized.
10	00	00	10	00
11, Civil Works of Civil Works Department.				Rs.
				7,380

11, Civil Works of Civil Works Department. 11, Civil Works of Civil Works Department. 11, Civil Works of Civil Works Department.

**Evaluators Note**

The expenditure represents the amount required to satisfy a decree of the civil court for payment of embargoed land compensation charges on the appeal provided by the state in respect of land acquired for the construction of quarters for the Police staff at Veracruz, Baja Verapaz Division. The additional appropriation required for the purpose is Bs. 1,500 and as there are no savings in the grant, the amount has been included in the supplementary estimate.

## SITI Ganesa XXXV—Carving, Overlay and Embellishment Examples

					No.
Voted by authorized	..	..	..	..	209
Total of sums claimed	..	..	..	..	1,000

### Summary

[illegible]

### Endorsing Note

Item 42—Purchase of a 1500 K.V.A. transformer and associated equipment of the Government revenue station. In January 1948, the Government approved the purchase of the Chait Engineer for Electricity to purchase and install a 1500 K.V.A. transformer and the connected equipment at the Chaitone Branching station, to provide for the increase in the aggregate peak load, at an estimated cost of Rs. 1,45,500 (one lakh forty-five thousand and five hundred). The transformer which was of Belgian make, was damaged owing to enemy action and the contract, placed with Messrs. A.C.E.C., India, Ltd., was cancelled. Fresh enquiries were made by the Chait Engineer, and it was reported that, owing to the general increase in the price of materials, the transformer which was of German make and the further modifications were found necessary in the original estimate, the price of the 1500 transformer would considerably exceed the original estimate and he submitted a revised estimate amounting to Rs. 2,01,100 lakhs for the transformer and the connected equipment. This revised estimate has been confirmed and the Chait Engineer for Electricity asked to arrange for the purchase at the replace transformer urgently as the load conditions at Chaitone would not permit any postponement in the matter. As an expenditure of Rs. 1,00 lakhs for the transformer and the connected equipment was included in the supplementary estimate for 1947-48, Rs. 100 lakhs were included in the supplementary estimate for 1948-49. The balance of the appropriation for the supplementary estimate for 1948-49 will not be required.

Item 14b.—Load development in the Nilgiris and extension to Coimbatore.—In May 1948, the Government approved of the proposals of the Chief Engineer for Electricity to increase the 11 k.V. transformer capacity at Polara and to construct 14 k.V.



and who draw their full pension from a Provincial Treasury. Adjustments under this head are made by the Assistant-General. It was anticipated in the current year's budget that a sum of Rs. 2,00,000 would be required; but as the Central Government have abrogated, with effect from 1st April 1940, the agreement (entered in respect of the double pension of officers who before leave their service a sum of Rs. 1,25,000 only) it is expected. An additional appropriation of Rs. 2,85,000 is therefore necessary under this head. A portion, viz., Rs. 25,000 can be met from the savings due to the decrease in cost from current pensions the entire net expenditure on assumed value of pensions. The balance required is Rs. 1,00,000.

Item 190—4, *Debitum—Capital portion of equated payments* 400 of arrears.—The budget for 1930-1931 took credit for the repayment to capital of about Rs. 9,37,000 being the balance of assumed value of pensions desired to be repaid in 1930-1931, and the capital portion of the last equated payment for the expenditure debited to capital in 1925-1930. The entire amount debited to capital in 1928-1930 was however adjusted in the accounts of 1930-1931. The net expenditure debited to capital in 1930-1931 was only Rs. 3,800 and credit to this extent alone can be taken under this head. To cover the deficiency an additional appropriation of Rs. 9,34,200 is required. There is a corresponding saving in the reserve account.

The total additional appropriation required under the capital items mentioned above is Rs. 11,14,500 voted or authorized and this amount has been included in the supplementary estimate.

#### (29) GRANT XXXVIII—INTEREST-FREE ADVANCES.

Estimate of the amount required for further expenditure.

	Rs.
Voted or authorized ... ..	9,37,100
Total of sums charged ... ..	Nil.

#### Summary.

Name head.	Short head.	Sub-head and detailed items.	Estimated amount of further expenditure for 1940-1941.	
			Charged.	Total, as estimated.
Rs.	Rs.	Rs.	Rs.	Rs.
Advances—Republics.	a. Special Advan-	b. Other Advances—		
	ces.	(1) Advances to Government for purchase of war material for the Government War Fund.	..	5,05,000
		(2) Advances to the Madras Provincial War Committee for bonus printing and advertisement of posters, etc., in connection with anti-aircraft and allied activities.	..	1,800
		(3) Advances to meet interest payments of existing loans.	..	100
		<b>Total ..</b>		<b>5,06,900</b>

#### Explanatory Note.

Item (1).—Following the example of His Excellency the Governor in undertaking to contribute to the War Fund a day's pay every month and as a result of his appeal to the members of the public service 'levying' such voluntary contributions, many officers expressed a desire to do so; but there was a general feeling that, in view of the rapid developments of the War in the three months April to June 1940, a lump sum subscription given at once might

be more useful than another subscription spread over a period of months. To facilitate help and subscriptions by those who wished to make them as a voluntary contribution, the Government undertook to advance, interest free, to all officers in receipt of salaries of Rs. 100 and over, the equivalent of one day's pay, the sum thus advanced to be contributed at once to His Excellency the Governor's War Fund, the amount of the advance being recovered from the officer's pay at the rate of one day's pay for each month, during the subsequent six months. The advances drawn by officers in the end of January amounted to Rs. 3,37,422 and the recoveries effected in the end of that month to Rs. 3,06,388. The advances are expected to be recovered in full within the financial year and the net financial result will be +45. A supplementary appropriation of Rs. 2,27,500 is necessary under this head for the purpose of appropriate audit.

Item (16).—The question having been raised of the residence of the cost of printing of advancement posters and other matter for Presidency-wide use by the various War Committees in connection with entertainments and other means of raising money for His Excellency the Governor's War Fund, the Government decided that they should not bear the cost and that the most appropriate course was to make entertainments and allied activities meet out of their proceeds the incidental expenses involved. They agreed, however, to give interest-free repayable advances in order to make funds available for such expenditures in advance of receipts and undrawn an advance not exceeding Rs. 3,000 for 1940-1941 to be drawn as and when required for payment of bills. The amount of advance drawn by the Committee in the end of January was Rs. 719. The probable requirements in this connection during the rest of the year are estimated at Rs. 290 or a total of Rs. 1,009 during 1940-1941. This advance is expected to be repaid in full within the year.

Item (17).—Section 151-A of the Indian Companies Act, 1933, provides for the appointment by the Government of an Official Receiver to function as an Official Liquidator in company matters in courts where there are no Official Receivers attached to the court in function as such. As regards the several courts the Government have passed orders appointing the Official Receivers in the districts to be ex-officio Official Liquidators under the Indian Companies Act. As regards the High Court, on a suggestion made to the Government on the matter, the Government, after consulting the High Court, decided to appoint the Administrator-General and Official Trustee, Madras, to be Official Receiver, High Court, under the Indian Companies Act and orders have been issued accordingly sanctioning temporarily for a period of two years in the first instance—

- (1) the payment of additional remuneration to the Administrator-General and Official Trustee for performing duties as Official Receiver at a rate calculated at one-third of his substantive pay as Administrator-General and Official Trustee;
- (2) the conversion of (a) the post of manager in the office of the Administrator-General and Official Trustee into a sanctioned post of Deputy Administrator-General and Official Trustee on a scale of Rs. 100—25/2—324 per mensem and (b) the post of head clerk in the office of the Administrator-General into a post of junior superintendent on Rs. 108—5/2—110—13/3—129 per mensem;
- (3) the employment of the following additional staff:—
  - (a) one upper division clerk on Rs. 85—7/3 per mensem with a presidency allowance of Rs. 4-4-0 per mensem;
  - (b) one typist on Rs. 30—2/2 per mensem with a presidency allowance of Rs. 4-4-0 per mensem; and
  - (c) one peon on Rs. 22—17 per mensem with a presidency allowance of Rs. 2-4-0 per mensem.



1937, published in page 1164 of Part I of the *First St. George Gazette*, dated on 27th June 1937, and No. 224, dated the 15th March 1938, published in page 411 of Part I of the *First St. George Gazette*, dated the 15th March 1938.

#### Transference of Powers

Part II, Group, March 15, 1941.

No. 365.

Under section 102 of the Code of Criminal Procedure, 1938, as amended by Acts XVIII and XXVIII of 1938, His Excellency the Governor of Madras is hereby pleased to empower the undersigned assistant magistrate in the district named against his name, to pass orders in the district mentioned.

Mr K. C. Subramanyam-Puduch.

Part II, Group, March 15, 1941.

No. 361

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr C. Chinnappa Nayudu, Deputy Collector and First-class Magistrate (senior)—Vengalpet.

Part II, Group, March 15, 1941.

Mr S. T. Acharya, District and Sessions Judge (senior)—Gudalpet.

Part II, Group, March 15, 1941.

No. 363.

Under section 114 of the Code of Criminal Procedure, 1938, as amended by the Criminal Procedure Code (Amendment) Act XXVIII of 1938, the undersigned officer in the district specified against his name is empowered to receive and give evidence of witnesses in the courts of an investigation under Chapter XXV of the said Code at any time afterwards before the commencement of the enquiry or trial.

Mr K. C. Subramanyam-Nellore.

Part II, Group, March 15, 1941.

No. 361.

Under section 51 of the Code of Criminal Procedure, 1938 (IV of 1938), the undersigned officer in the district specified against his name is empowered to issue orders from the evidence of accused and third class magistrates.

Mr S. C. Akkithan, I.C.S., First-class Magistrate—Vandavasi.

Part II, Group, March 15, 1941.

No. 365.

Under the provisions of section 24 of the Code of Criminal Procedure, 1938, His Excellency the Governor of Madras is hereby pleased to confer upon the undersigned (Puducherry) Subordinate Magistrate, Sub-Magistrate of Rameswaram, Chinnappa Nayudu, in the district of South Arcot, for the term of his appointment as Sub-Magistrate of Rameswaram, the power of the ordinary and additional powers of a magistrate of the third class as are specified hereunder in respect of offences under sections 1 to 5, both inclusive, of the Criminal Procedure Act, 1938, and under sections 1, 3 and 12 of the Madras Criminal Act, 1938, which may be committed within the limits of the Pudukkottai District of Rameswaram, Chinnappa Nayudu, in the district of South Arcot.

1. Ordinary powers.—(Schedule III of the Code of Criminal Procedure, 1938, section 1—(items 1 to 5, 14, 15 and 17 to 19).

2. Additional powers.—(Schedule IV of the Code of Criminal Procedure, 1938—Clause 4 and 5 of the powers conferred by His Excellency the Governor of Madras on a magistrate of the third class.

No. 361.

Under the provisions of section 14 of the Code of Criminal Procedure, 1938, His Excellency the Governor of Madras is hereby pleased to confer upon the undersigned, Suresh Chandra, Sub-Magistrate of Rameswaram, Chinnappa Nayudu, in the district of South Arcot, for the term

of his appointment as Sub-Magistrate of Rameswaram, each of the ordinary and additional powers of a magistrate of the third class as are specified hereunder in respect of offences under sections 1 to 5, both inclusive, of the Criminal Procedure Act, 1938, and under sections 1, 3 and 12 of the Madras Criminal Act, 1938, which may be committed within the limits of the Pudukkottai District of Rameswaram, Chinnappa Nayudu, in the district of South Arcot.

3. Ordinary powers.—(Schedule III of the Code of Criminal Procedure, 1938, section 1—(items 1 to 5, 14, 15 and 17 to 19).

4. Additional powers.—(Schedule IV of the Code of Criminal Procedure, 1938—Clause 4 and 5 of the powers conferred by His Excellency the Governor of Madras on a magistrate of the third class.

Part II, Group, March 15, 1941.

No. 365.

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language. The undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr S. T. Acharya, District and Sessions Judge (senior)—Gudalpet.

Part II, Group, March 15, 1941.

No. 361.

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language. The undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr S. T. Acharya, District and Sessions Judge (senior)—Gudalpet.

Part II, Group, March 15, 1941.

Mr S. T. Acharya, District and Sessions Judge (senior)—Gudalpet.

Part II, Group, March 15, 1941.

No. 365.

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language. The undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr S. T. Acharya, District and Sessions Judge (senior)—Gudalpet.

Part II, Group, March 15, 1941.

No. 361.

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language. The undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr S. T. Acharya—Gudalpet.

No. 365.

Under section 117 of the Code of Criminal Procedure, 1938, the undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language. The undersigned officer in the district specified against his name is authorized to sign orders in the evidence of witnesses with their own hand in the English language.

Mr S. T. Acharya—Gudalpet.



## No. 251.

In exercise of the powers conferred by sub-section (1) of section 11 of the Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to sanction the following persons to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

Set S. Y. Josephides.

Fort St. George, March 21, 1941.

## No. 252.

In exercise of the powers conferred by sub-section (1) of section 11 of the Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

(1) to sanction, upon receipt of the following notice, to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

(2) to sanction, upon receipt of the following notice, to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

(3) to sanction, upon receipt of the following notice, to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

The order is without prejudice to the power of the Magistrate to exercise the powers of the Bench of Magistrates in the district of Madras.

## No. 253.

In exercise of the powers conferred by sub-section (1) of section 11 of the Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to sanction the following persons to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

Fort St. George, March 21, 1941.

## No. 254.

In exercise of the powers conferred by sub-section (1) of section 11 of the Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to sanction the following persons to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

Set S. Y. Josephides.

## No. 255.

In exercise of the powers conferred by sub-section (1) of section 11 of the Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to sanction the following persons to be members of the Bench of Magistrates constituted at the place specified below in the margin of the notice specified in, and subject to the provisions of, clause 11 of the said Code of Criminal Procedure, 1891 (V of 1891), His Excellency the Governor of Madras is hereby pleased to—

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Set S. Y. Josephides.

Fort St. George, March 25, 1941.

No. 175.

In exercise of the powers conferred by sections 8 and 9 of the Indian Christian Marriage Act, 1913 (XV of 1913), His Excellency the Governor of Madras is hereby pleased, with effect on and from the 15th April 1941, to revoke the license granted to the Reverend Samuel T. Amos of the Ransome Evangelical Union Church in the district of South Arcot, under which the said union is, the 21st day of May 1935.

Reel appointed for Waagepattam laws.

Fort St. George, March 18, 1941  
(G.O. No. 32, 1941, Revue.)

No. 186.

Under the provisions of section 2 of the Estate Act, 1940 (XV of 1940), His Excellency the Governor of Madras is hereby pleased to appoint Subbarao alias Sankar Kista Pillai as fiduciary for Waagepattam laws in the Waagepattam district.

Amendment to the Provision and Appointments Rules of the Madras Public Subordinate Service and Madras Special Police Subordinate Service.

Fort St. George, March 15, 1941  
(G.O. No. 120, 1941, Revue.)

No. 181.

In exercise of the powers conferred by section 12 of the Madras District Police Act, 1930 (XXIV of 1930), and section 11 of the Madras City Police Act, 1930 (XXIV of 1930), His Excellency the Governor of Madras is pleased to make the following amendment to the rules published under Public (General) Department Notification No. 811, dated the 7th March 1940, at page 107 to wit of Part 2 of the Fort St. George Gazette, dated the 13th June 1930, as subsequently amended:—

Amendment.

In rule 1 of the said rules, after clause (d), the following proviso should be inserted, namely:—

"Provided that the penalty specified in clause (d) shall not be imposed on a member except when it is necessary in the public interest to prevent him pending inquiry for gross charges against him."

Register of the Court of Small Causes, Madras, opened with power of a Justice.

Fort St. George, March 15, 1941  
(G.O. No. 120, 1941, Revue.)

No. 182.

Under section 14 of the Provisional Small Causes Courts Act, 1930, No. 8 of 1930, His Excellency the Governor of Madras is pleased to open the Court of Small Causes, Madras, in exercise with the power of a Justice under the Act, for the trial of suits in which the amount or value of the subject matter does not exceed twenty rupees.

Application of sections 3 and 10 of the Criminal Trial Act to certain Madras Municipalities villages, Madras.

Fort St. George, March 15, 1941  
(G.O. No. 120, 1941, Revue.)

No. 183.

Whereas there is reason to believe that the undersigned persons residing in the village of Madhavaram, District of Madras, are addicted to the systematic commission of cognizable offences, His Excellency the Governor of Madras, in exercise of the powers conferred on him by section 2 of the Criminal Trial Act, 1924 (VI of 1924), is hereby pleased to declare that they are persons having a criminal trial for the purpose of the said Act:—

Name and father's name (with respect):

Siddharth Chinnappa (Pudum Gopalinga alias Mami).  
Gudimur Jeyaraj (Gudimur Chinnappa Gurulingappa).  
Gudimur K. Raju Naidu alias David (Gudimur Chinnappa Anand alias Vandi).  
Gudimur Thang (Gudimur Chinnappa Anand alias Vandi).

No. 184.

Under section 10 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to declare that any person mentioned in the list of the said persons who shall, in the prescribed manner, report himself at the station at which he is confined, shall be entitled to receive a certificate of approval from the Government.

Interment of certain Designated Persons in the Bangalore Reformatory Institution.

Fort St. George, March 15, 1941  
(G.O. No. 120, 1941, Revue.)

No. 185.

Under section 11 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to declare that the undersigned members of the tribe of Designated Persons who have already been notified to be a criminal trial for the purpose of the said Act, shall be entitled to receive a certificate of approval from the Government in the case of persons who are confined within the limits of the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

Guaranteed Office (G.O.)—G.O. No. 120/1941.

No. 186.

In exercise of the powers conferred by section 12 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to order that the undersigned members of the criminal tribe of Designated Persons in respect of whom a certificate has been issued under section 11 of the Act, shall be placed in the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

Guaranteed Office (G.O.)—G.O. No. 120/1941.

No. 187.

Under section 11 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to order that the undersigned members of the criminal tribe of Designated Persons who have already been notified to be a criminal trial for the purpose of the said Act, shall be placed in the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

No. 188.

In exercise of the powers conferred by section 12 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to order that the undersigned members of the criminal tribe of Designated Persons in respect of whom a certificate has been issued under section 11 of the Act, shall be placed in the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

Fort St. George, March 15, 1941  
(G.O. No. 120, 1941, Revue.)

No. 189.

Under section 11 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to order that the undersigned members of the criminal tribe of Designated Persons who have already been notified to be a criminal trial for the purpose of the said Act, shall, with effect from the date of the notification, be entitled to receive a certificate of approval from the Government in the case of persons who are confined within the limits of the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

No. 190.

In exercise of the powers conferred by section 12 of the Criminal Trial Act, 1924 (VI of 1924), His Excellency the Governor of Madras is hereby pleased to order that the undersigned members of the criminal tribe of Designated Persons in respect of whom a certificate has been issued under section 11 of the Act, shall be placed in the Bangalore Reformatory Institution in the Bangalore district:—

Guaranteed Office (G.O.)—G.O. No. 120/1941.

**Seat of the First Chief Ministerial Court  
at Madras.**

First St. George, March 15, 1941.  
[S.O. No. 1234, Madras.]

No. 280.

In partial satisfaction of Memorandum No. 109, First Chief Ministerial Court, the Government of Madras is hereby pleased to direct the First Chief Ministerial Court of Madras to be a member and one of a full of the Government, and shall have the right to be present with the members of the First Chief Ministerial Court of Madras as required.

**Removal of the Town Subordinate Act to  
Commercial Village in District Madras.**

First St. George, March 11, 1941.

No. 281.

In exercise of the powers conferred by sub-section (2) of section 1 of the Town Subordinate Act, 1920 (Madras Act III) of 1920, the Government of Madras is hereby pleased to direct the removal of the Town Subordinate Act to be a member and one of a full of the Government, and shall have the right to be present with the members of the First Chief Ministerial Court of Madras as required.

Any application to remove the members of the Government of Madras, Subordinate Civil Justice Commission.

First St. George, March 17, 1941.  
[S.O. No. 1235, Madras.]

No. 282.

In exercise of the powers conferred by sub-section (2) of section 1 of the Government of Madras Act, 1920, the Government of Madras is hereby pleased to direct the removal of the Town Subordinate Act to be a member and one of a full of the Government, and shall have the right to be present with the members of the First Chief Ministerial Court of Madras as required.

The members of the Government of Madras, Subordinate Civil Justice Commission, shall be deemed to have been made and to have been made from and from the 1st January 1941 and shall remain in force until the 31st December 1941.

**ANNOUNCEMENT.**

In the table under the seal, by the Government of Madras, in exercise of the powers conferred by sub-section (2) of section 1 of the Government of Madras Act, 1920, the Government of Madras is hereby pleased to direct the removal of the Town Subordinate Act to be a member and one of a full of the Government, and shall have the right to be present with the members of the First Chief Ministerial Court of Madras as required.

It is provided that in the case of a candidate who is a Mohammedan or a Hindu or a Christian or a non-Hindu, he must not have attained the age of 21 years.

A. F. BAKER.

Secretary to Government.

**REVENUE DEPARTMENT.**

**Appointments and Postings.**

First St. George, March 21, 1941.

No. 283.

The following appointments and postings of Revenue of Madras are hereby made:

First St. George, March 21, 1941.  
[S.O. No. 1236, Madras.]

First St. George, March 21, 1941.  
[S.O. No. 1237, Madras.]

First St. George, March 21, 1941.  
[S.O. No. 1238, Madras.]

No.

First St. George, March 21, 1941.  
[S.O. No. 1239, Madras.]

[The appointment of Mr. V. Subramanyam, as a member of the Government of Madras, is hereby made.]

No. 284.

The following postings of Revenue of Madras are hereby made:

First St. George, March 21, 1941.  
[S.O. No. 1240, Madras.]

[The appointment of Mr. V. Subramanyam, as a member of the Government of Madras, is hereby made.]

No. 285.

The following postings of a Commercial Tax Officer is hereby made:

First St. George, March 21, 1941.  
[S.O. No. 1241, Madras.]

[The appointment of Mr. V. Subramanyam, as a member of the Government of Madras, is hereby made.]

F. K. BRIDGES.

Secretary to Government.

**Draftsman (Revenue) to the Madras (Publicly Excluded)  
Revenue Commission of Madras and Madras)**

First St. George, March 21, 1941.

No. 286.

The following draft of a Revenue Commission of Madras (Publicly Excluded) Revenue Commission of Madras and Madras is hereby made:

It is provided that in the case of a candidate who is a Mohammedan or a Hindu or a Christian or a non-Hindu, he must not have attained the age of 21 years.

**DRAFT ANNOUNCEMENT.**

1. To the draft of the Revenue Commission of Madras (Publicly Excluded) Revenue Commission of Madras and Madras is hereby made:

2. To the draft of the Revenue Commission of Madras (Publicly Excluded) Revenue Commission of Madras and Madras is hereby made:

3. To the draft of the Revenue Commission of Madras (Publicly Excluded) Revenue Commission of Madras and Madras is hereby made:

4. To the draft of the Revenue Commission of Madras (Publicly Excluded) Revenue Commission of Madras and Madras is hereby made:

F. K. BRIDGES.

Secretary to Government.











































## 554

[illegible]

Forest district, Tverguberni, Ishik  
Luchinskii Nizhnii village

[illegible]

NOTE.—Microorganisms for all the 14-day passages of *Aspergillus* (Berk.) on *Aspergillus* and *A. M.* *Aspergillus* Chelidonium, *Aspergillus* of *Aspergillus* and *Aspergillus* *Aspergillus*.

## 2000, 1999

[illegible]

Salon District, Salon, Irak, Marwanawi

	1954-55 Rate cents	%
Hydramin, Sodium Tartrate, Hyaluronate, M. P. V. A. No. 1000-C 1.0-1.2% aqueous in 100% alcohol, 1.0-1.2% in 100% water		
Amphocin, Sodium Tartrate, Hyaluronate, M. P. V. A. No. 1000-C 1.0-1.2% aqueous in 100% alcohol, 1.0-1.2% in 100% water		1.00
Hydramin, Sodium Tartrate, Hyaluronate, M. P. V. A. No. 1000-C 1.0-1.2% aqueous in 100% alcohol, 1.0-1.2% in 100% water		1.00

## 566 744

[illegible]South Korean district, 1993 table. Source: <http://www.kstat.go.kr>[illegible]

Under section 8 of the Land Acquisition Act, the Executive of the Governor of Madras hereby declares that the land described below and annexing therewith total acres, in the tract of 1,116 acres at least, are needed for a public purpose, to wit, for the formation of a canal from the proposed P. A. branch of the canal, under sections 2 and 7 of the same Act, the Executive of the Governor of Madras hereby appoints as persons to be the Local Board of the Governor under section 10 of the same Act, the following persons to be the Local Board of the Governor under section 10 of the same Act, a plan of the lands is kept in the office of the Executive of the Governor, Tanjore, and may be inspected at any time during office hours.

Tripura District, Tripura State,  
1911-12. Government of India.

[illegible]

Mr. J. T. Ashmeyer's village

[illegible]

Department of Agriculture, Washington, D.C., February 10, 1910.

Government, Inc. 74, 110-113, including in a <i>Guernsey</i> <i>Trust</i> for the 20, 200-201 and for the 10, 10-13 and 9, 20, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830
--













## PUBLIC HEALTH DEPARTMENT.

## NOTES.

Port St. George, March 15, 1941.

No. 251.

Re M. Vijayaraghavam, M.A., B.Sc., District Public Officer, Coimbatore, leave on average pay for the month from the date of relief.

V. V. SUBRAMANIAM,  
Deputy Secretary to Government.

Port St. George, March 17, 1941.

No. 252.

Re Richard Hawley B.Sc., F.L.C., Government Architect, King George V, Coimbatore, leave on full pay for a period of two months and thirteen days on average pay from 19th April 1941 with permission to attend the Easter holidays.

## Appointments.

Port St. George, March 17, 1941.

No. 253.

Re M. V. Sundaram Ayyar, M.Sc., Deputy Assistant to the Government Analyst, in lieu of Government Analyst, and Mr. Richard Hawley, granted leave.

No. 254.

Re R. Marudam Ayyar, M.A., Deputy Assistant to Government Analyst, in lieu of Government Analyst, and Mr. K. T. Sundaram Ayyar, on other duty.

Port St. George, March 18, 1941.

No. 255.

Under rule 5-b of the special rules for the Madras Medical Service, the Honorary the Government is pleased to appoint Mr. K. M. Pandy, M.B.B.S., Government Medical Officer, Madras College, Madras, as a temporary Civil Assistant Surgeon in the Madras Medical Service from the date of taking charge.

Port St. George, March 17, 1941.

No. 256.

The Government the Government of Madras is hereby pleased to make the following appointment:-

Re M. V. Subramaniam, M.A., Deputy Assistant to the Government Analyst, in lieu of Government Analyst, and Mr. Richard Hawley, granted leave.

R. C. WOOD,  
Secretary to Government.

Non-official officers appointed to the Government Mental Hospital, Coimbatore.

Port St. George, March 15, 1941.

No. 257.

The Government are pleased to appoint Mr. Richard A. V. Chidambaram, B.A., B.L.S., Mr. Krishna Kumar and Mr. S. P. Sankar as non-official officers to the Government Mental Hospital, Coimbatore, for a period of two years from the date of the order.

M. T. SUBRAMANIAM ATTAR, M.A.,  
Assistant Secretary to Government.

Extension of time for the Chidambaram, Madhavul and Coimbatore General Training Schemes.

Port St. George, March 17, 1941.

No. 258.

The Government are pleased to extend the time for the Chidambaram, Madhavul and Coimbatore General Training Schemes for a further extension of two years to the Madras

1942 for the preparation, publication and circulation to the Government of the Chidambaram, Madhavul and Coimbatore General Training Schemes for a period of all time within the metropolitan area in the Madras.

Drift agreement in the order to regulate the construction of buildings in the City of Madras.

Port St. George, March 18, 1941.

No. 259.

The following draft of an amendment to the rules on regulation the construction of buildings in the City of Madras which it is proposed to make it known to the public is hereby confirmed by order of the Government dated 17th March 1941. The draft of the amendment is hereby published in the Madras City Municipal Gazette dated 17th March 1941, and is hereby published in the Madras City Municipal Gazette dated 17th March 1941, and is hereby published in the Madras City Municipal Gazette dated 17th March 1941.

Notice is hereby given that the draft will be presented to the public for comment on the date of publication of the amendment.

## TOWN PLANNING DEPARTMENT.

In the previous rule 11 of the draft of the amendment to the Town Planning Act, 1916, the expression "building" shall be substituted.

## Extension of the Powers of Public Health Act.

## TOWN PLANNING DEPARTMENT.

Port St. George, March 17, 1941.

No. 260.

In exercise of the powers conferred by sub-section (1) of section 1 of the Town Planning Act, 1916, the Government of Madras is hereby pleased to extend the powers of the Madras City Municipal Corporation to make it known to the public on and from 1st April 1941 the provisions of the said Act in the area of the jurisdiction of the Madras City Municipal Corporation in the Madras City Municipal Corporation.

## TOWN PLANNING DEPARTMENT.

Port St. George, March 15, 1941.

No. 261.

In exercise of the powers conferred by sub-section (1) of section 1 of the Town Planning Act, 1916, the Government of Madras is hereby pleased to extend the powers of the Madras City Municipal Corporation to make it known to the public on and from 1st April 1941 the provisions of the said Act in the area of the jurisdiction of the Madras City Municipal Corporation in the Madras City Municipal Corporation.

Appointment of Assistant District Health Officers in various districts.

Port St. George, March 18, 1941.

No. 262.

In exercise of the powers conferred by sub-section (1) of section 1 of the Madras Public Health Act, 1916, the Government of Madras is hereby pleased to appoint Mr. Krishna Kumar and Mr. S. P. Sankar as non-official officers to the Government Mental Hospital, Coimbatore, for a period of two years from the date of the order.

- |                 |                  |
|-----------------|------------------|
| (1) Coimbatore  | (11) Kanchipuram |
| (2) Chidambaram | (12) Kanyakumari |
| (3) Madhavul    | (13) Kanyakumari |
| (4) Madras      | (14) Thiruvallur |
| (5) Tirunelveli | (15) Tiruvallur  |
| (6) Tirunelveli | (16) Tiruvallur  |











#### Extension of certain provisions of the Madras District Municipalities Act to Madras Panchayat Board area.

In virtue of the powers delegated to him by the Governor in Council under section 121 of the Madras Local Boards Act and provisions of the powers conferred by section 216 of the Act, the Inspector of Municipal Councils and Local Boards is hereby empowered to extend to the Madras Panchayat Board area in the City of Madras the provisions of—

(1) sections 107 of the Madras District Municipalities Act, 1863, and

(2) so much of sections 111 and 120 of the Act as relate to section 10.

subject to the condition that for the words "municipal authority" in the words "President of the panchayat board" shall be read "chairman."

Madras, 15th March 1915.

#### Reconstitution of panchayat board postponed.

##### CURRENT PANCHAYAT BOARD.

Whereas in the opinion of the Inspector of Municipal Councils and Local Boards the reconstitution of the Madras Panchayat Board in the City of Madras, directed by the Special Officer in a notice for a further period of six months from 26th April 1915 in order to spend approximately six months and to rectify other defects.

Now, therefore, in virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, 1863, as amended, and in virtue of the powers conferred under sub-section (4) of section 416 of the Act, the Inspector of Municipal Councils and Local Boards hereby directs that the reconstitution of the said panchayat be postponed for a further period of six months from 26th April 1915.

Madras, 15th March 1915.

#### THIRUVALLUR PANCHAYAT BOARD.

Whereas in the opinion of the Inspector of Municipal Councils and Local Boards the reconstitution of the Thiruvallur Panchayat Board in the City of Thiruvallur, directed by the Special Officer in a notice for a further period of six months in order to rectify all the irregularities in the administration, including the improvement of revenue account and place the panchayat board on a sound financial footing.

Now, therefore, in virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, the Inspector of Municipal Councils and Local Boards in the City of Thiruvallur, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

##### CURRENT PANCHAYAT BOARD.

Whereas in the opinion of the Inspector of Municipal Councils and Local Boards the reconstitution of the Thiruvallur Panchayat Board in the City of Thiruvallur, directed by the Special Officer in a notice for a further period of six months in order to rectify all the irregularities in the administration and complete the improvement is hereby recommended.

Now, therefore, in virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, the Inspector of Municipal Councils and Local Boards in the City of Thiruvallur, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

Madras, 15th March 1915.

#### Suppression of the Batticaloa Panchayat Board.

Whereas in the opinion of the Inspector of Municipal Councils and Local Boards, the Batticaloa Panchayat Board in Batticaloa district on its present constitution is not competent to perform the duties imposed on it by law.

Now, therefore, in virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, the Inspector of Municipal Councils and Local Boards in the City of Batticaloa, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

Madras, 15th March 1915.

#### Name of the "Thiruvallur" Panchayat Board altered to "Thiruvallur".

In virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, the Inspector of Municipal Councils and Local Boards in the City of Thiruvallur, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

Madras, 15th March 1915.

#### Reconstitution of certain areas from the jurisdiction of the Bangalore Panchayat Board.

In virtue of the powers delegated to him under section 121 of the Madras Local Boards Act, 1863, the Inspector of Municipal Councils and Local Boards hereby directs under section 112 (4) of the Act that the portion of the Bangalore Panchayat Board in the City of Bangalore, situated in the Madras Panchayat Board, Bangalore district, shall be placed under the jurisdiction of the Bangalore Panchayat Board.

##### REVENUE.

##### Summary of Bangalore revenue ratings.

	Area.	Revenue.
1. Bangalore City	1,000	1,000
2. Bangalore City	1,000	1,000
3. Bangalore City	1,000	1,000
4. Bangalore City	1,000	1,000
5. Bangalore City	1,000	1,000
6. Bangalore City	1,000	1,000
7. Bangalore City	1,000	1,000
8. Bangalore City	1,000	1,000
9. Bangalore City	1,000	1,000
10. Bangalore City	1,000	1,000
11. Bangalore City	1,000	1,000
12. Bangalore City	1,000	1,000
13. Bangalore City	1,000	1,000
14. Bangalore City	1,000	1,000
15. Bangalore City	1,000	1,000
16. Bangalore City	1,000	1,000
17. Bangalore City	1,000	1,000
18. Bangalore City	1,000	1,000
19. Bangalore City	1,000	1,000
20. Bangalore City	1,000	1,000
21. Bangalore City	1,000	1,000
22. Bangalore City	1,000	1,000
23. Bangalore City	1,000	1,000
24. Bangalore City	1,000	1,000
25. Bangalore City	1,000	1,000
26. Bangalore City	1,000	1,000
27. Bangalore City	1,000	1,000
28. Bangalore City	1,000	1,000
29. Bangalore City	1,000	1,000
30. Bangalore City	1,000	1,000
31. Bangalore City	1,000	1,000
32. Bangalore City	1,000	1,000
33. Bangalore City	1,000	1,000
34. Bangalore City	1,000	1,000
35. Bangalore City	1,000	1,000
36. Bangalore City	1,000	1,000
37. Bangalore City	1,000	1,000
38. Bangalore City	1,000	1,000
39. Bangalore City	1,000	1,000
40. Bangalore City	1,000	1,000
41. Bangalore City	1,000	1,000
42. Bangalore City	1,000	1,000
43. Bangalore City	1,000	1,000
44. Bangalore City	1,000	1,000
45. Bangalore City	1,000	1,000
46. Bangalore City	1,000	1,000
47. Bangalore City	1,000	1,000
48. Bangalore City	1,000	1,000
49. Bangalore City	1,000	1,000
50. Bangalore City	1,000	1,000
51. Bangalore City	1,000	1,000
52. Bangalore City	1,000	1,000
53. Bangalore City	1,000	1,000
54. Bangalore City	1,000	1,000
55. Bangalore City	1,000	1,000
56. Bangalore City	1,000	1,000
57. Bangalore City	1,000	1,000
58. Bangalore City	1,000	1,000
59. Bangalore City	1,000	1,000
60. Bangalore City	1,000	1,000
61. Bangalore City	1,000	1,000
62. Bangalore City	1,000	1,000
63. Bangalore City	1,000	1,000
64. Bangalore City	1,000	1,000
65. Bangalore City	1,000	1,000
66. Bangalore City	1,000	1,000
67. Bangalore City	1,000	1,000
68. Bangalore City	1,000	1,000
69. Bangalore City	1,000	1,000
70. Bangalore City	1,000	1,000
71. Bangalore City	1,000	1,000
72. Bangalore City	1,000	1,000
73. Bangalore City	1,000	1,000
74. Bangalore City	1,000	1,000
75. Bangalore City	1,000	1,000
76. Bangalore City	1,000	1,000
77. Bangalore City	1,000	1,000
78. Bangalore City	1,000	1,000
79. Bangalore City	1,000	1,000
80. Bangalore City	1,000	1,000
81. Bangalore City	1,000	1,000
82. Bangalore City	1,000	1,000
83. Bangalore City	1,000	1,000
84. Bangalore City	1,000	1,000
85. Bangalore City	1,000	1,000
86. Bangalore City	1,000	1,000
87. Bangalore City	1,000	1,000
88. Bangalore City	1,000	1,000
89. Bangalore City	1,000	1,000
90. Bangalore City	1,000	1,000
91. Bangalore City	1,000	1,000
92. Bangalore City	1,000	1,000
93. Bangalore City	1,000	1,000
94. Bangalore City	1,000	1,000
95. Bangalore City	1,000	1,000
96. Bangalore City	1,000	1,000
97. Bangalore City	1,000	1,000
98. Bangalore City	1,000	1,000
99. Bangalore City	1,000	1,000
100. Bangalore City	1,000	1,000

5. 0. CRICKET.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

#### NOTIFICATIONS BY COLLECTIONS AND LOCAL AUTHORITIES.

##### Reconstitution of boards in the Kankarai Panchayat Board.

In virtue of the powers delegated to him under section 121 of the Madras Local Boards Act, 1863, as amended, and in virtue of the powers conferred under sub-section (4) of section 416 of the Act, the Inspector of Municipal Councils and Local Boards in the City of Kankarai, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

Now, therefore, in virtue of the powers delegated to him by the Government of Madras under section 121 of the Madras Local Boards Act, 1863, as amended, and in virtue of the powers conferred under sub-section (4) of section 416 of the Act, the Inspector of Municipal Councils and Local Boards in the City of Kankarai, directed by the Special Officer in a notice for a further period of six months from 26th April 1915.

Madras, 15th March 1915.

W. S. S. SATHANATHAN.

Collector.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

##### President elected for the Madras District Board.

Under rule 117 of Part I of the rules for the election of presidents and vice-presidents of local boards, it is hereby notified that Mr. M. S. Panchabhai is elected President of the Madras District Board.

W. S. S. SATHANATHAN.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.

Inspector of Municipal Councils and Local Boards, Madras, 15th March 1915.















If an applicant has defective vision, he should produce along with the certificate of physical fitness a special certificate depending his remarks from an ophthalmologist holding any of the following qualifications—

Qualified first in the Medical Department,

Honorary Surgeon,

Honorary Assistant Surgeon,

Honorary Physician,

Honorary Assistant Physician, or

A Medical Practitioner holding the degree of M.B.B.S., or its equivalent.

11. Selection of an applicant by the Commissionnaire cannot work as an guarantee of appointment.

12. A candidate appointed will be on probation for a trial period of two years on day, within a continuous period of three years.

13. Within the period of probation the candidate should pass the following tests—

(a) The Account Test for Executive Officers; and  
(b) The second class language test in any two of the following languages of which one should be Tamil or Telugu, namely—

Tamil, Telugu, Kannada, Malayalam and Marathi.

Provided that—

(a) if the certificate of general education of a probationer are evidence of a knowledge of any of the said languages he need not pass the corresponding test of the said test in that language; and

(b) a probationer who belongs to the European or Anglo-Indian community need pass the said test in any language only which should be either Tamil or Telugu.

14. At any time before the expiry of the period of probation, the Commissionnaire is liable to be terminated. If at the end of the prescribed period of probation, he is considered not suitable for appointment, he has not successfully passed the tests mentioned in paragraph 13 he will be discharged from the service.

15. The scale of pay of the post is Rs. 220—250—425, per annum.

Note.—The different rates of gratuity is fixed at the time of the appointment of the person making his bid in the public notice. The rates of the gratuity are subject to such variations as may be made from time to time.

16. An applicant will be disqualified who attempts to obtain or to bring influence to bear on a member of the High Court or the Justice of Peace, or on the Chairman of any committee of the Commission, personally or by proxy. The same penalty will be imposed if any other person, through whom, directly or indirectly, he attempts to obtain a favour of the High Court or the Justice of Peace, or the Chairman, or any member of the Commission on behalf of an applicant.

17. All persons available entitled for the Commission shall be made an writing and addressed to the Secretary.

ANNEXURE.

(For note under paragraph 2 (b) of the notification.)

List of Scheduled Castes.

1. Adi Vaidya.	25. Kumbh.
2. Adi Vaidya.	26. Kumbh.
3. Adi Vaidya.	27. Kumbh.
4. Adi Vaidya.	28. Kumbh.
5. Adi Vaidya.	29. Kumbh.
6. Adi Vaidya.	30. Kumbh.
7. Adi Vaidya.	31. Kumbh.
8. Adi Vaidya.	32. Kumbh.
9. Adi Vaidya.	33. Kumbh.
10. Adi Vaidya.	34. Kumbh.
11. Adi Vaidya.	35. Kumbh.
12. Adi Vaidya.	36. Kumbh.
13. Adi Vaidya.	37. Kumbh.
14. Adi Vaidya.	38. Kumbh.
15. Adi Vaidya.	39. Kumbh.
16. Adi Vaidya.	40. Kumbh.
17. Adi Vaidya.	41. Kumbh.
18. Adi Vaidya.	42. Kumbh.
19. Adi Vaidya.	43. Kumbh.
20. Adi Vaidya.	44. Kumbh.
21. Adi Vaidya.	45. Kumbh.
22. Adi Vaidya.	46. Kumbh.
23. Adi Vaidya.	47. Kumbh.
24. Adi Vaidya.	48. Kumbh.
25. Adi Vaidya.	49. Kumbh.
26. Adi Vaidya.	50. Kumbh.
27. Adi Vaidya.	51. Kumbh.
28. Adi Vaidya.	52. Kumbh.
29. Adi Vaidya.	53. Kumbh.
30. Adi Vaidya.	54. Kumbh.
31. Adi Vaidya.	55. Kumbh.
32. Adi Vaidya.	56. Kumbh.
33. Adi Vaidya.	57. Kumbh.
34. Adi Vaidya.	58. Kumbh.
35. Adi Vaidya.	59. Kumbh.
36. Adi Vaidya.	60. Kumbh.
37. Adi Vaidya.	61. Kumbh.
38. Adi Vaidya.	62. Kumbh.
39. Adi Vaidya.	63. Kumbh.
40. Adi Vaidya.	64. Kumbh.
41. Adi Vaidya.	65. Kumbh.
42. Adi Vaidya.	66. Kumbh.
43. Adi Vaidya.	67. Kumbh.
44. Adi Vaidya.	68. Kumbh.
45. Adi Vaidya.	69. Kumbh.
46. Adi Vaidya.	70. Kumbh.
47. Adi Vaidya.	71. Kumbh.
48. Adi Vaidya.	72. Kumbh.
49. Adi Vaidya.	73. Kumbh.
50. Adi Vaidya.	74. Kumbh.
51. Adi Vaidya.	75. Kumbh.
52. Adi Vaidya.	76. Kumbh.
53. Adi Vaidya.	77. Kumbh.
54. Adi Vaidya.	78. Kumbh.
55. Adi Vaidya.	79. Kumbh.
56. Adi Vaidya.	80. Kumbh.
57. Adi Vaidya.	81. Kumbh.
58. Adi Vaidya.	82. Kumbh.
59. Adi Vaidya.	83. Kumbh.
60. Adi Vaidya.	84. Kumbh.
61. Adi Vaidya.	85. Kumbh.
62. Adi Vaidya.	86. Kumbh.
63. Adi Vaidya.	87. Kumbh.
64. Adi Vaidya.	88. Kumbh.
65. Adi Vaidya.	89. Kumbh.
66. Adi Vaidya.	90. Kumbh.
67. Adi Vaidya.	91. Kumbh.
68. Adi Vaidya.	92. Kumbh.
69. Adi Vaidya.	93. Kumbh.
70. Adi Vaidya.	94. Kumbh.
71. Adi Vaidya.	95. Kumbh.
72. Adi Vaidya.	96. Kumbh.
73. Adi Vaidya.	97. Kumbh.
74. Adi Vaidya.	98. Kumbh.
75. Adi Vaidya.	99. Kumbh.
76. Adi Vaidya.	100. Kumbh.

\* P.S. = Probationary.

T. K. GNANASUNDARA MUDALIAR,  
Secretary.

Office of the Madras Public Service Commission,  
Tirumala P.O., Madras, 24th March 1942.



# SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 12-B] MADRAS, TUESDAY EVENING, MARCH 25, 1941

## UNIVERSITY OF MADRAS.

ANY OF CANDIDATES WHO APPEARED FOR THE EUROPEAN HIGH SCHOOL EXAMINATION IN  
MADRAS FOR AND ARE DECLARED ELIGIBLE FOR ADMISSION TO COURSES OF STUDY OF  
THE UNIVERSITY OF MADRAS DURING 1941-42 AND SUBSEQUENT YEARS.

Note—Candidates with an average mark (1) secured their age are eligible for admission to a University course of  
study after having completed the age of 14 years and 6 months on the 1st day of the year of admission to the course.

Serial Number	Name of pupil.	Year of birth or graduation.	(II) or Non-Campus.		
			Age.	Religion.	Language.
(I) or Campus.					
St. Xavier's High School, Madras.					
1	Francis, Gerald-Clare	(P)	14	Catholic	Tamil.
2	Deviyan, George	(P)	17	Do.	French.
3	Martha, Margaret	(P)	20	Do.	Do.
4	Thomas, Vera	(P) (M)	17	Do.	Do.
5	Lobo, Kate	(P) (M)	17	Do.	Do.
St. Joseph's European High School, Chennai.					
12	Seetha, Srinivas	(P)	13	Catholic	Malayalam.
14	Leopold, Irene	(P)	16	Do.	Do.
15	Thomas, John	(P)	17	Do.	Do.
16	V. M. Srinivas	(P) (M)	18	Do.	Do.
17	Srinivasan, Paragopal	(P) (M)	17	Do.	Do.
St. Michael's European High School, Chennai.					
18	D'Costa, Frederick	(P)	15	Catholic	Malayalam.
19	Devi, Sita	(P)	16	Do.	Do.
20	D'Souza, Basil-Edmund	(P)	16	Do.	Do.
21	Lopata, Basil-George	(P)	17	Do.	Do.
22	Lopata, John	(P)	18	Do.	Do.
23	Wadhwa, Frederick	(P)	16	Protestant	Do.
24	Paulraj, K. Srinivas	(P)	17	Do.	Do.
25	Chandrasekhar, Srinivas	(P)	17	Do.	Do.
26	Chandrasekhar, Srinivas	(P)	17	Do.	Do.
St. Mary's European High School, Chennai.					
19	Devi, Sita	(P)	15	Catholic	Malayalam.
20	Devi, Sita	(P)	16	Do.	Do.
21	Devi, Sita	(P)	17	Do.	Do.
22	Devi, Sita	(P)	18	Do.	Do.
23	Devi, Sita	(P)	19	Do.	Do.
24	Devi, Sita	(P)	20	Do.	Do.
25	Devi, Sita	(P)	21	Do.	Do.
26	Devi, Sita	(P)	22	Do.	Do.
27	Devi, Sita	(P)	23	Do.	Do.
28	Devi, Sita	(P)	24	Do.	Do.
29	Devi, Sita	(P)	25	Do.	Do.
30	Devi, Sita	(P)	26	Do.	Do.
31	Devi, Sita	(P)	27	Do.	Do.
32	Devi, Sita	(P)	28	Do.	Do.
33	Devi, Sita	(P)	29	Do.	Do.
34	Devi, Sita	(P)	30	Do.	Do.
35	Devi, Sita	(P)	31	Do.	Do.
36	Devi, Sita	(P)	32	Do.	Do.
37	Devi, Sita	(P)	33	Do.	Do.
38	Devi, Sita	(P)	34	Do.	Do.
39	Devi, Sita	(P)	35	Do.	Do.
40	Devi, Sita	(P)	36	Do.	Do.
41	Devi, Sita	(P)	37	Do.	Do.
42	Devi, Sita	(P)	38	Do.	Do.
43	Devi, Sita	(P)	39	Do.	Do.
44	Devi, Sita	(P)	40	Do.	Do.
45	Devi, Sita	(P)	41	Do.	Do.
46	Devi, Sita	(P)	42	Do.	Do.
47	Devi, Sita	(P)	43	Do.	Do.
48	Devi, Sita	(P)	44	Do.	Do.
49	Devi, Sita	(P)	45	Do.	Do.
50	Devi, Sita	(P)	46	Do.	Do.
51	Devi, Sita	(P)	47	Do.	Do.
52	Devi, Sita	(P)	48	Do.	Do.
53	Devi, Sita	(P)	49	Do.	Do.
54	Devi, Sita	(P)	50	Do.	Do.
55	Devi, Sita	(P)	51	Do.	Do.
56	Devi, Sita	(P)	52	Do.	Do.
57	Devi, Sita	(P)	53	Do.	Do.
58	Devi, Sita	(P)	54	Do.	Do.
59	Devi, Sita	(P)	55	Do.	Do.
60	Devi, Sita	(P)	56	Do.	Do.
61	Devi, Sita	(P)	57	Do.	Do.
62	Devi, Sita	(P)	58	Do.	Do.
63	Devi, Sita	(P)	59	Do.	Do.
64	Devi, Sita	(P)	60	Do.	Do.
65	Devi, Sita	(P)	61	Do.	Do.
66	Devi, Sita	(P)	62	Do.	Do.
67	Devi, Sita	(P)	63	Do.	Do.
68	Devi, Sita	(P)	64	Do.	Do.
69	Devi, Sita	(P)	65	Do.	Do.
70	Devi, Sita	(P)	66	Do.	Do.
71	Devi, Sita	(P)	67	Do.	Do.
72	Devi, Sita	(P)	68	Do.	Do.
73	Devi, Sita	(P)	69	Do.	Do.
74	Devi, Sita	(P)	70	Do.	Do.
75	Devi, Sita	(P)	71	Do.	Do.
76	Devi, Sita	(P)	72	Do.	Do.
77	Devi, Sita	(P)	73	Do.	Do.
78	Devi, Sita	(P)	74	Do.	Do.
79	Devi, Sita	(P)	75	Do.	Do.
80	Devi, Sita	(P)	76	Do.	Do.
81	Devi, Sita	(P)	77	Do.	Do.
82	Devi, Sita	(P)	78	Do.	Do.
83	Devi, Sita	(P)	79	Do.	Do.
84	Devi, Sita	(P)	80	Do.	Do.
85	Devi, Sita	(P)	81	Do.	Do.
86	Devi, Sita	(P)	82	Do.	Do.
87	Devi, Sita	(P)	83	Do.	Do.
88	Devi, Sita	(P)	84	Do.	Do.
89	Devi, Sita	(P)	85	Do.	Do.
90	Devi, Sita	(P)	86	Do.	Do.
91	Devi, Sita	(P)	87	Do.	Do.
92	Devi, Sita	(P)	88	Do.	Do.
93	Devi, Sita	(P)	89	Do.	Do.
94	Devi, Sita	(P)	90	Do.	Do.
95	Devi, Sita	(P)	91	Do.	Do.
96	Devi, Sita	(P)	92	Do.	Do.
97	Devi, Sita	(P)	93	Do.	Do.
98	Devi, Sita	(P)	94	Do.	Do.
99	Devi, Sita	(P)	95	Do.	Do.
100	Devi, Sita	(P)	96	Do.	Do.

B-12-11

[ 1 ]





(March 25, 1942).

Serial Number	Name of party	Place of origin or residence	Age.	Religion.	Language.
<b>St. Joseph's Elementary School, Haverhill, Massachusetts.</b>					
208	Lewis, Maynard	(P) William Dudley, Iowa	24	Protestant	French.
209	Vermeil, Sally	(P) Edward Vermeil	22	Roman Catholic	Do.
210	Apple, Elvira	(P) Leonard Apple	17	Do.	Do.
211	McLain, William	(P) John McLain	17	Do.	Do.
212	Carroll, Sylvia	(P) John Carroll	22	Do.	Do.
<b>Catholic Education House School, Taunton, Mass.</b>					
213	Chapin, George	(P) W. H. Standish	15	Roman Catholic	French.
214	Veronick, Charles	(P) E. C. Lee, Haverhill	15	Do.	French.
215	Trickett, Anthony	(P) R. A. Parker	13	Do.	Trappist.
216	Lapier, Anthony	(P) E. Lynch	10	Do.	Do.
217	Yablonsky, S. H.	(P) D. V. Yablonsky, Chicago	10	Non-Catholic	Do.
218	Yablonsky, S. H.	(P) D. V. Yablonsky, Chicago	10	Hebrew	Do.
219	Yablonsky, S. H.	(P) M. M. Wolfson	10	Do.	Do.
220	Yablonsky, S. H.	(P) M. M. Wolfson	10	Do.	Do.
<b>St. Joseph's Academy, St. Joseph's House School, Taunton, Mass.</b>					
221	Kennedy, James Michael	(P) Jackson Kennedy	16	Protestant	French.
222	Kennedy, James Michael	(P) John Kennedy	17	Do.	Do.
223	Wardlaw, George Arthur	(P) Charles Wardlaw, New England	17	Do.	Do.
224	Wardlaw, George Arthur	(P) William James Wardlaw	17	Do.	Do.
225	Wardlaw, George Arthur	(P) John Wardlaw	17	Do.	Do.
226	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
227	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
228	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
229	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
230	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
231	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
232	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
233	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
234	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
235	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
236	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
237	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
238	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
239	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
240	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
241	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
242	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
243	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
244	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
245	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
246	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
247	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
248	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
249	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
250	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
251	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
252	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
253	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
254	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
255	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
256	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
257	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
258	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
259	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
260	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
261	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
262	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
263	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
264	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
265	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
266	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
267	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
268	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
269	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
270	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
271	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
272	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
273	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
274	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
275	Wardlaw, George Arthur	(P) E. Wardlaw	17	Do.	Do.
276	Wardlaw, George Arthur	(P) E. Wardlaw	1		

LEFT OF PAKISTANI WHO APPEARED FOR THE EUROPEAN HIGH SCHOOL EXAMINATION IN  
MONTROSE, 1944 AND DECLARED ELIGIBLE FOR ADMISSION TO COURSE OF STUDY OF THE  
UNIVERSITY OF WARREN DURING 1944-45 AND SUCCEEDING YEARS.

[illegible]

Formerly Bellows, Chapman, Madson, 202 Main St.	(by order)	W. McLEAN, Physician
--	------------	-------------------------



Ordinary pupils and some of the pupils who were in the ordinary class in the year 1913.

**EDUCATION LOWER GRADE.**

Upper Class.

100170	G. E. Dandridge	Government Training School, Borneo.
100171	H. Dandridge	Government Training School, Borneo.
100172	H. Dandridge	Government Training School, Borneo.
100173	H. Dandridge	Government Training School, Borneo.
100174	H. Dandridge	Government Training School, Borneo.
100175	H. Dandridge	Government Training School, Borneo.
100176	H. Dandridge	Government Training School, Borneo.
100177	H. Dandridge	Government Training School, Borneo.
100178	H. Dandridge	Government Training School, Borneo.
100179	H. Dandridge	Government Training School, Borneo.
100180	H. Dandridge	Government Training School, Borneo.

Ordinary pupils and some of the pupils who were in the ordinary class in the year 1913.

**EDUCATION LOWER GRADE—cont.**

Lower Class—cont.

100181	G. Dandridge	Government Training School, Borneo.
100182	H. Dandridge	Government Training School, Borneo.
100183	H. Dandridge	Government Training School, Borneo.
100184	H. Dandridge	Government Training School, Borneo.
100185	H. Dandridge	Government Training School, Borneo.
100186	H. Dandridge	Government Training School, Borneo.
100187	H. Dandridge	Government Training School, Borneo.
100188	H. Dandridge	Government Training School, Borneo.
100189	H. Dandridge	Government Training School, Borneo.
100190	H. Dandridge	Government Training School, Borneo.

**Particulars of Lower Elementary Grade Teachers whose certificates were completed after their passing the Higher Grade Examination—Salary details—1913.**

Name of the teacher as entered in the register.	Period of service as teacher at the Lower Elementary grade.		Teacher and rate of teaching the Higher Grade Examination.		Date of completion of certificate.
	Teacher and rate of salary.	Date of salary.	Teacher and rate of salary.	Date of salary.	
G. M. Virepachand	1911/12	22nd May 1912	1912/13	22nd May 1913	11th August 1913
Mohammed Sheriff	1912/13	22nd May 1913	1913/14	22nd May 1914	21st October 1914

Batavia, 25th March 1914.

F. HENDRICKS, Director of Education.





## APPOINTMENTS, LEAVE, ETC.

## CO-OPERATIVE.

**Parties.**—The following parties of Deputy Super-Intendents are:

(1) **Ref. M. Varadachari**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (2) **Ref. K. Subramanian Ayyar**, posted for leave.

(3) **Ref. T. R. Rangaraja Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (4) **Ref. K. Subramanian Ayyar**, posted for leave.

(5) **Ref. K. Subramanian Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (6) **Ref. K. Subramanian Ayyar**, posted for leave.

(7) **Ref. K. Subramanian Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (8) **Ref. K. Subramanian Ayyar**, posted for leave.

(9) **Ref. K. Subramanian Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (10) **Ref. K. Subramanian Ayyar**, posted for leave.

(11) **Ref. K. Subramanian Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (12) **Ref. K. Subramanian Ayyar**, posted for leave.

(13) **Ref. K. Subramanian Ayyar**, in the capacity of his position as joint-acting Assistant, is posted as Deputy Registrar of Co-operative Societies, Madras, and (14) **Ref. K. Subramanian Ayyar**, posted for leave.

**Madras, 17th March 1911.** **S. A. YOUNG, Assistant of Co-operative Societies.**

## RECEIVE.

**Extension of Leave.**—**Ref. M. Thyagaraja Pillai**, Inspector of Taxes, a further extension of leave on account of his wife's illness from 7th February 1911.

**Parties.**—**Ref. M. Thyagaraja Pillai**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Extension of Leave.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, an extension of leave on account of his wife's illness from 7th February 1911.

**Madras, 17th March 1911.**

**Parties.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

(1) **Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

(2) **Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Madras, 17th March 1911.** **C. RADHAKRISHNAN, Assistant Secretary.**

## FOREST.

**Leave.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Madras, 17th March 1911.**

**Parties.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Madras, 17th March 1911.** **N. G. DIXON, Chief Conservator of Forests.**

## INCOME-TAX.

**Parties.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Madras, 17th March 1911.** **E. W. OLIPHANT, Commissioner of Inland Revenue.**

## REVENUE.

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**High Court, Madras, 17th March 1911.**

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**High Court, Madras, 17th March 1911.**

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**High Court, Madras, 17th March 1911.** **S. P. THOMPSON, Assistant.**

## MEDICAL.

**Leave.**—**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Ref. S. B. Mahadeva Ayyar**, Inspector of Taxes, on account of his wife's illness, to the Assistant District Officer, Madras, 17th March 1911.

**Madras, 17th March 1911.**













Usual Marketing of the Fiscal Years in the Province of Madras for the month of November 1941—

Product and service and unit of measure		Quantity produced in 1954	1954		1955										1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100		2101		2102		2103		2104		2105		2106		2107		2108		2109		2110		2111		2112		2113		2114		2115		2116		2117		2118		2119		2120		2121		2122		2123		2124		2125		2126		2127		2128		2129		2130		2131		2132		2133		2134		2135		2136		2137		2138		2139		2140		2141		2142		2143		2144		2145		2146		2147		2148		2149		2150		2151		2152		2153		2154		2155		2156		2157		2158		2159		2160		2161		2162		2163		2164		2165		2166		2167		2168		2169		2170		2171		2172		2173		2174		2175		2176		2177		2178		2179		2180		2181		2182		2183		2184		2185		2186		2187		2188		2189		2190		2191		2192		2193		2194		2195		2196		2197		2198		2199		2200		2201		2202		2203		2204		2205		2206		2207		2208		2209		2210		2211		2212		2213		2214		2215		2216		2217		2218		2219		2220		2221		2222		2223		2224		2225		2226		2227		2228		2229		2230		2231		2232		2233		2234		2235		2236		2237		2238		2239		2240		2241		2242		2243		2244		2245		2246		2247		2248		2249		2250		2251		2252		2253		2254		2255		2256		2257		2258		2259		2260		2261		2262		2263		2264	
--	--	---------------------------------	------	--	------	--	--	--	--	--	--	--	--	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--	------	--







Ward Statistics of the Municipal Towns in the Province of Madrid for the week ending 16 March 1961

[illegible]





High Court hereby denies and nullifies that, with effect from 1st April 1941, the respondent Judge of Trench shall be and remain the possessor of a Judge's Court at Fort St. George 1941, the Court shall have power Art IX of 1941, and the respondent Judge of Trench shall not be called upon to

Appeals from the decisions and orders of the District Magistrate of Trench and appeal to be preferred in the Court of the Resident Judge of Trench.

In exercise of the powers conferred by the law giving to the High Court of the Residency of Fort St. George, 1941, the High Court, with the joint consent of the Government of Madras, hereby denies and nullifies that, with effect from 1st April 1941, appeals from the decisions and orders of the District Magistrate of Trench and appeal to be preferred in the Court of the Resident Judge of Trench.

High Court, Madras, 1st March 1941.

S. P. THIRUVENKATACHARI,  
Judge.

#### Bar Council Examination.

The Bar Council Examination in Law of Practice and Procedure will be held on Saturday, the 16th April 1941, at the P. B. High School, Madras Road, Madras, Madras.

Candidates applying for the examination may take their roll tickets between 8.30 and 4.00 p.m. from 21st April 1941 at the General Office.

M. K. RANGASWAMI ATTAR,  
Secretary.

Bar Council Office, Madras,  
16th March 1941.

#### Adjournment of the District and Sessions Court, Coimbatore.

##### Distances Examination.

In partial satisfaction of the undertaking regarding the adjournment of sittings at Coimbatore district court, as given by the order of 10th July 21 of the Fort St. George Gazette, dated 10th February 1941, it is hereby notified that the District and Sessions Court, Coimbatore will be closed for two months from Monday, the 18th April 1941, to Friday, the 12th June 1941 (both days inclusive), period of time Monday, the 26th April 1941, to Friday, the 2nd June 1941 (both days inclusive), as already notified.

Coimbatore, 17th March 1941.

P. KUNHASWAMI PILLAI,  
District Judge.

#### Insolvency petition.

S. A. No. 10 of 1941 (No. 10 of 1941, Sec-Comm),  
Madras Court, Madras.

V. Venkatasubramanian—Petitioner (Madras).

E. Venkatasubramanian and others—Fried creditors.

Take notice that the petition by the petitioner under section 26 of the Provincial Insolvency Act for approval of the composition scheme comes on for hearing before this Court on 25th June 1941.

Madras, 17th March 1941.

TAMRA AM,  
District Judge.

No. 25 of 1941, District Court, Madras.

Subbiah Venkatasubramanian, aged 46, son of Nagappa, Madras, petitioner at Madras—Petitioner (Madras).  
Mad. District Court, Madras, aged 46, son of Nagappa, Madras, petitioner at Madras—Petitioner (Madras).

Notice is hereby given under section 26 of the Provincial Insolvency Act that the order of adjournment, dated 17th February 1941, passed against the above-named petitioners was annulled by an order of this Court, dated 17th March 1941.

No. 3 of 1941, District Court, Madras.

Subbiah Venkatasubramanian, aged 46, son of Nagappa, Madras, petitioner at Madras—Petitioner (Madras).

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Take notice that the petition by the petitioner under section 26 of the Provincial Insolvency Act for approval of the composition scheme comes on for hearing before this Court on 17th April 1941.

No. 11 of 1941, District Court, Madras.

Subbiah Venkatasubramanian—Petitioner (Madras).

Subbiah Venkatasubramanian, aged 46, son of Nagappa, Madras, petitioner at Madras—Petitioner (Madras).

Take notice that the petition by the petitioner under section 26 of the Provincial Insolvency Act for approval of the composition scheme comes on for hearing before this Court on 17th April 1941.

Madras, 17th March 1941.

E. K. RANGASWAMI,  
District Judge.

No. 105 of 1941, District Court, Madras.

Subbiah Venkatasubramanian—Petitioner (Madras).

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Notice is hereby given under section 26 of the Provincial Insolvency Act that the order of adjournment, dated 10th July 1940, passed against the above-named petitioners was annulled by an order of this Court, dated 17th February 1941.

No. 27 of 1941, District Court, Madras.

Subbiah Venkatasubramanian—Petitioner (Madras).

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Notice is hereby given under section 26 of the Provincial Insolvency Act that the order of adjournment, dated 10th November 1939, passed against the above-named petitioners was annulled by an order of this Court, dated 10th March 1941.

No. 36 of 1941, District Court, Madras.

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Notice is hereby given under section 26 of the Provincial Insolvency Act that the order of adjournment, dated 10th June 1940, passed against the above-named petitioners was annulled by an order of this Court, dated 10th February 1941.

Madras, 17th March 1941.

P. KUNHASWAMI PILLAI,  
District Judge.

M.F. No. 140 of 1941 (No. 8 of 1941, Sec-Comm),  
Madras Court, Madras.

Subbiah Venkatasubramanian, aged 46, son of Nagappa, Madras, petitioner at Madras—Petitioner (Madras).

Subbiah Venkatasubramanian and others—Petitioner (Madras).

Take notice that the petition by the petitioner under section 26 of the Provincial Insolvency Act for approval of the composition scheme comes on for hearing before this Court on 17th April 1941.

Madras, 17th March 1941.

P. KUNHASWAMI PILLAI,  
District Judge.

No. 1 of 1935, District Court, South Africa.

**M. W. C. Whaley, Attorney, South Indian Railway, residing at Vilpamun-Palhinu (Dutch).**

Notice is hereby given under section 31 (3) of the Provincial Insolvency Act that the petitioner has applied to this Court to appoint the respondent as trustee of the insolvent estate of the Official Receiver in the insolvent estate and to award the respondent's costs against him on 21st April 1935. The petition stands posted to 18th April 1935.

No. 1 of 1935, District Court, South Africa.

**Ramjee Reddy, son of Manku Green Reddy, residing at Kullath, Cuddalore taluk-Puducherry Agency, Madras, son of Desamma Reddy, residing at Vennur, Vilupamun taluk-Puducherry.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the petitioner has applied to appoint the respondent as trustee and the petition stands posted to 18th April 1935 for hearing.

No. 2 of 1935, District Court, South Africa.

**Amannathu Sathar, son of Desamma Mahaling, residing at Marappalam, Travancore taluk-Puducherry.**

**Ramaprasad Annai, daughter of Satharathu Annai, residing at Marappalam, Travancore taluk-Puducherry.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the petitioner has applied to this Court to appoint the respondent as trustee and the petition is posted to 18th April 1935 for hearing.

Cuddalore. **N. SHANMUGESAN, District Judge.**

No. 12 of 1935, District Court, Travancore.

**Metta Vennambal and two others—Puducherry (Dutch).**

**Venkatarama Lakshmanan and twenty-one others—Jammed estate.**

Take notice that the petition by the respondents under section 41 of the Provincial Insolvency Act for an order of absolute discharge posted as for hearing before this Court on 4th July 1935.

Travancore. **C. BHASKARA REDDI, District Judge.**

No. 3 of 1935, District Court, Travancore.

**Thangaraja Chettiar and two others—Puducherry (Dutch).**

**Gangappa Chetti and Sons and twenty-four others—Kudamattam Estate.**

Notice is hereby given under section 31 (3) of the Provincial Insolvency Act that the petitioner has applied to this Court praying to appoint them as trustees and that the said petition stands posted to 18th April 1935 for hearing.

Cuddalore. **A. V. BALAKRISHNA MENON, District Judge.**

No. 3 of 1935, District Court, Travancore.

**Mutha Reddy Venkateswara Rao—Puducherry, Travancore Agency—Puducherry—Dutch.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the order of adjudication, dated 11th August 1935, passed against the respondent under-petitioner was quashed by an order of this Court, dated 10th March 1935.

Cuddalore. **K. S. VENKATACHALA AYYAR, District Judge.**

No. 12 of 1935, District Court, Travancore.

**Venkatarama Sathar, son of Mathurathu Sathar at Kullath, Travancore taluk-Puducherry.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the petitioner has applied to this Court for an order of absolute discharge. Hearing 18th April 1935.

No. 10 of 1935, District Court, Travancore.

**K. Desamma Mahaling, son of Desamma Mahaling, aged about 35, Hindu, Travancore, residing at Kullath, Travancore taluk-Puducherry (Dutch).**

**Kannaiyappa Sathar and others others—Dutch.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the petitioner has applied to this Court to appoint the respondent as trustee. Hearing 18th April 1935.

No. 11 of 1935, District Court, Travancore.

**Georgiadu Gnanadurai, son of Kallappa Gnanadurai, aged about 45, Tamil, residing at Kullath, Travancore taluk-Puducherry (Dutch).**

**Velumani Sathar, representing the estate of the deceased K. Desamma Mahaling, aged about 35, son of Mathurathu Sathar, residing at Kullath, Travancore, Hindu, residing at Kullath, Travancore taluk-Puducherry (Dutch).**

Notice under section 19 (3) of Act V of 1920 is hereby given that the respondent petitioner has applied to this Court to appoint the respondent as trustee. Hearing 18th April 1935.

No. 12 of 1935, District Court, Travancore.

**K. S. Sathar, Hindu, son of Kallappa Sathar, Hindu, aged about 35, Tamil, residing at Poon, Travancore taluk-Puducherry (Dutch).**

**Pudai Annai and others others—Dutch.**

Notice under section 19 (3) of Act V of 1920 is hereby given that the respondent petitioner has applied to this Court to appoint him as trustee. Hearing 18th April 1935.

Cuddalore. **C. S. CHIDAMBARAM, District Judge.**

No. 13 of 1935, District Court, Travancore.

**Mathurathu Sathar, son of Kallappa Sathar, Hindu, residing at Kullath, Travancore taluk-Puducherry (Dutch).**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the respondent has applied to this Court to appoint him as trustee. Hearing 18th April 1935.

Cuddalore. **A. ANANTHARAMA AYYAR, District Judge.**

No. 41 of 1935 (C.A. No. 41 of 1935), District Court, Travancore.

**K. L. Venkateswara, son of Lakshman, Representative of Poon, Hindu, Travancore—Puducherry (Dutch).**

**K. V. Desamma and sons and others others—Jammed estate.**

Take notice that the petition by the respondent under section 41 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 10th April 1935.

No. 41 of 1935, District Court, Travancore.

**Desamma Mahaling, son of Kallappa Mahaling, Hindu, residing at Kullath, Travancore taluk-Puducherry (Dutch).**

**Desamma Mahaling and others others—Dutch.**

Notice is hereby given under section 19 (3) of the Provincial Insolvency Act that the order of adjudication, dated 11th August 1935, passed against the respondent petitioner was quashed by an order of this Court, dated 10th March 1935.





No. 1 to 100, JAMES MURRAY'S CONES,  
SHEPHERDSVILLE.

Permitted to explore on of Adolphus Kynard,  
residing at North-east Road—(Private).

Additional and where—(Private).  
Notice is hereby given under section 37 (2) of the  
Fossil Fuel Industry Act that the order of adjudi-  
cation dated the 11th June 1935, and passed under  
the above-mentioned provisions was passed by an  
order of the Court, dated the 11th day of February  
1936.

Sheepscragg,  
11th March 1936.

J. H. R. DAVIES,  
District Justice.

No. 11 to 100 (No. 8 to 100, Sir-Cox, Dym-  
wade, GERRARD, DUNCAN'S LANE, BIRMINGHAM.  
Y. H. R. DUNCAN'S CHAIRMAN, son of James  
Duncan, Chairman, son of James, (Private).  
Permitted to explore on of Adolphus Kynard,  
residing at North-east Road—(Private).

RM. 11 to 100 (No. 8 to 100, Sir-Cox, Dym-  
wade, GERRARD, DUNCAN'S LANE, BIRMINGHAM.  
Y. H. R. DUNCAN'S CHAIRMAN, son of James  
Duncan, Chairman, son of James, (Private).

Notice is hereby given under sections 42 and 43  
of the Act of 1925 that the order of adjudication  
has been made and the property assigned to  
the order of the Court, dated the 11th day of  
February 1936, of the following order, (Private).

Middle,  
11th March 1936.

R. KRISHNA AYYAR,  
District Justice.

#### NOTICES UNDER THE INDIAN COMPANIES ACT.

##### In the matter of the Segundam, Limited.

Whereas recommendations addressed to the Segundam  
Limited, Limited, at its registered office at No. 1,  
Gerrard Street West, Georgetown, Guyana, either  
before or after the date of the order of adjudi-  
cation, dated the 11th June 1935, and passed under  
the above-mentioned provisions, were not received  
through the District Justice.

Whereas it appeared that the Segundam  
Limited, Limited, was not carrying on business or  
was not in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

##### In the matter of the South Indian Commercial Company, Limited.

Whereas K. R. Ruzarber, the managing director  
of the above company is no longer in the said South  
Indian Commercial Company, Limited, and has not  
been doing any business since its incorporation.

Whereas it appeared that the above-mentioned South  
Indian Commercial Company, Limited, was not carrying  
on business or was not in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

##### In the matter of the Suez Canal, Limited.

Whereas recommendations addressed to the Suez  
Canal, Limited, at its registered office at No. 7,  
Belle Vue, Georgetown, Middle, either before or  
after the date of the order of adjudi-  
cation, dated the 11th June 1935, and passed under  
the above-mentioned provisions, were not received  
through the District Justice.

Whereas it appeared that the above-mentioned Suez  
Canal, Limited, was not carrying on business or  
was not in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

Middle, 11th March 1936.

##### In the matter of the Fossil Fuel, Limited.

Whereas recommendations addressed to the Fossil  
Fuel, Limited, at its registered office at No. 1,  
Gerrard Street West, Georgetown, Guyana, either  
before or after the date of the order of adjudi-  
cation, dated the 11th June 1935, and passed under  
the above-mentioned provisions, were not received  
through the District Justice.

Whereas it appeared that the above-mentioned Fossil  
Fuel, Limited, was not carrying on business or  
was not in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

Middle, 11th March 1936.

##### In the matter of the South Indian Com- pany, Limited.

Whereas the managing director of the above  
company is no longer in the said South Indian Com-  
pany, Limited, and has not been doing any business  
since its incorporation.

Whereas it appeared that the above-mentioned South  
Indian Company, Limited, was not carrying on business  
or was not in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

Middle, 11th March 1936.

##### In the matter of the Fossil Fuel, Limited.

Whereas recommendations addressed to the Fossil  
Fuel, Limited, at its registered office at No. 1,  
Gerrard Street West, Georgetown, Guyana, either  
before or after the date of the order of adjudi-  
cation, dated the 11th June 1935, and passed under  
the above-mentioned provisions, were not received  
through the District Justice.

Whereas it appeared that the above-mentioned Fossil  
Fuel, Limited, was not carrying on business or was not  
in operation.

Whereas a notice, dated the 25th November 1935,  
was published on page 120 of Part II of the Port  
St. George Gazette, dated 2nd December 1935, pur-  
suant to section 37 (2) of the Indian Companies Act,  
1925, to the effect that, unless notice was given to  
the contrary before the expiration of three months  
from the date of that notice, the name of the said  
company would be struck off the register and that  
the said company would be dissolved.

And whereas the said company has not shown any  
notice within the time allowed which expired on the  
25th February 1936.

Therefore, the name of the said company has, under  
section 37 (2) of the said Act, been struck off the  
register.

Middle, 11th March 1936.





















(2) Emergency lights which should consist of all lamps or candles will be placed around, but shall be so arranged as not to be visible from the air or sea.

(1) All vehicles should be drawn up on the left hand side of the road and all lights extinguished.

The following relations will be proved —

2004-05-01 10:00:00

### 3.11.1. *Velocity*

*Journal of Management Inquiry* 18(4)

Palmer  
Reviewed 11/20/2006

1. *Journal of the American Medical Association*, 1997; 278: 1039-1044.  
 2. *Journal of the American Medical Association*, 1997; 278: 1045-1050.

## The Indigo

The following correspondence published in the Fort St. Vrain County, Fort 10, page 1011, dated 5th October 1940, will be inserted in the case of John 949 due to the following request to allow such relation to be strictly shillingproofed:

The hand bags of army mail vehicles will be fitted with an automatic such as the one section of which has been put on exposure in the shape of a cross like dimensions of which will be less bulky by two inches, and the same not more than one-fourth inch thick. The light entered through the apparatus will be diffused by means of heavily etched glass.

The use of a scale of this description, without permission is strictly forbidden. The United States Government, in respect of a road vehicle sent from the Buenos Aires, Madrid, in respect of a vehicle in the possession of the Central Government, or of Naval, Military, and U.S.A. personnel is prohibited. Every permission issued will be returned and the vehicle will be passed on the least long notice of the vehicle in which it is.

Stems of motor cars parked in the streets shall not be locked.

Stress or infection shall be immediately reported and tried to its best of the collector.

Rivers, buffalo, cows or other animals would be believed so thick they could stampede through the streets.

(3) Railway stations and Port Trust premises will be completely blanketed out in accordance with these restrictions. Trains leaving Madras 9 onwards.

will be permitted to run out of the Portman Area, as reduced speed and with lights extinguished. Trains running towards Huddersfield will be stopped at the next station after the warning signal has been sounded.

(b) All persons in any public road, street, thoroughfare, park, shelter, beach, or open space shall give the reasonable attention of any police officer or the air road warden regarding the manner in which they shall behave for the protection of the public.

Extension of the western and southern boundaries  
of the Madras Porters' zone

The following amendment to the constitution, passed under rule 27(1) of the Orders of the House, is published on page 113 of Part II of the Fort St. George Gazette, dated 26 October 1964, is made:—

For 1 paragraph (b) and (c) of rule 7 (2) of the rules issued under clause (a) and (c) of sub-rule (i) of rule 6 (1) of the District of India Rules, read - (b) as the west, a line running north and south through Perichattur Railway Station on the Eastern and Southern Railway (East-Cy) Co. in the south; a line running west and south through Yerdham Railway Station on the South Indian Railway.

For "classroom (B) and (C) of the boundaries of the Indian Territory was indicated in the order issued by the Chairman of the Committee of Chinese Affairs under date of 11/11/32 of the Bulletin of Indian Affairs concerning the speed limit of motor vehicles," and of "the west side road running north through Pailishanlin, Highway Station, on the Western and Southern Malaya Railway, 1/20 mi. to the south side running east and west through Tundunan Railway Station, on the South Indian Railway."

Environ. Toxicol. Chem. 1991, 10, 1191.

S. K. CHATTERJEE,  
District Magistrate, Calcutta



# SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 12-A] MADRAS. TUESDAY EVENING, MARCH 25, 1941

## SEASON REPORT FOR OCTOBER 1940.

**Summary I.**—Statement showing the average fall of rain in each district during the month of October 1940 and also the total fall of rain from 1st April 1940 up to the 30th of October 1940 compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1939.

District.	Average.			1939-40.			1940-41.		
	October.		From 1st April up to the end of October.	October.		From 1st April up to the end of October 1939.	October.		From 1st April up to the end of October 1940.
	Rainy days.	Fall in inches.		Rainy days.	Fall in inches.		Rainy days.	Fall in inches.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1. Bangalore (S)	0.1	7.21	22.74	12.2	10.6	28.08	0.1	3.48	80.40
2. Bellary	0.0	5.60	27.80	12.7	8.73	44.78	0.0	5.79	36.60
3. Bidar	0.0	5.43	30.50	12.0	11.04	42.10	0.0	2.60	39.90
4. Chitradurga	0.0	6.00	31.00	11.7	13.56	58.32	0.0	4.05	39.60
5. Channarayana	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
6. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
7. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
8. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
9. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
10. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
11. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
12. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
13. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
14. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
15. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
16. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
17. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
18. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
19. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
20. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
21. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
22. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
23. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
24. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
25. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
26. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
27. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
28. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
29. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
30. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
31. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
32. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
33. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
34. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
35. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
36. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
37. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
38. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
39. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
40. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
41. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
42. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
43. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
44. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
45. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
46. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
47. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
48. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
49. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37
50. Channarayana (S)	0.0	6.00	30.00	11.0	10.60	30.91	0.0	6.12	37.37

40. Bangalore District and Bangalore District.  
41. Bangalore District and Bangalore District.  
42. Bangalore District and Bangalore District.  
43. Bangalore District and Bangalore District.  
44. Bangalore District and Bangalore District.  
45. Bangalore District and Bangalore District.  
46. Bangalore District and Bangalore District.  
47. Bangalore District and Bangalore District.  
48. Bangalore District and Bangalore District.  
49. Bangalore District and Bangalore District.  
50. Bangalore District and Bangalore District.

51. Bangalore District and Bangalore District.  
52. Bangalore District and Bangalore District.  
53. Bangalore District and Bangalore District.  
54. Bangalore District and Bangalore District.  
55. Bangalore District and Bangalore District.







# SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 12-B] MADRAS, TUESDAY EVENING, MARCH 25, 1941

## INDEX NUMBER OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF FEBRUARY 1941.

### A BISE OF FIVE POINTS.

The index number of wholesale prices for Madras City for February 1941 works out to be 117 which is higher by ten points than the index for the previous month. This is for reasons that all food articles rose by one point to 120 while the index for 100 non-food articles advanced by eight points to 128.

2. Among food articles, the index number for cereals rose by eleven points to 122 on account of an increase in the price of certain varieties of rice. Prices rose by one point to 125. The sugar and pepper group fell by three points to 112 as a result of a fall in the price of all sorts of sugar. Tropical oils advanced by two points to 112. The tea and coffee group rose by one point to 120 and the group for group commodities and other articles advanced by one point to 115.

3. Under the non-food group, valued at the national standard at 120. Tobacco fell by two points to 118 due to a fall in the price of cigar and pipe tobacco. Rubber advanced by a point to 127 measured on a general increase in price. The 100 non-food group, valued at 100 points, advanced by one point to 101 due to a general advance in prices. Metals advanced by 10 points to 121 due mainly to a sharp rise in the price of all varieties of iron, pig iron, etc. As a result of the price of July cement, was sharply depressed to 100 as the price for the building material group by three points to 100. The index for the group "Other non-food commodities" rose by seven points to 110 due to a rise in the price of matches.

### STATEMENT OF PRICE RELATIVES AND INDEX NUMBERS OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF FEBRUARY 1941.

(Prices during the week ending 21st August 1940 = 100.)

Articles	Unit of quantity	Base price 1934-35	Prices during the month		Price relatives	
			February 1941		February 1941	
			1941	1941	1941	1941
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Price relatives						
I. Cereals.						
1 Fine White Rice No. 1 .. ..	Bag of 100 lbs.	8 44	9 40	8 40	120	120
2 Brown Rice, small mill .. ..	Bag of 100 lbs.	8 00	8 40	8 40	110	120
3 Channar, small mill .. ..	Bag of 100 lbs.	8 00	8 40	8 40	110	120
4 Bajra, small mill .. ..	Do.	8 00	8 40	8 40	110	120
5 Bajra, small mill .. ..	Do.	8 00	8 40	8 40	110	120
6 Bajra, small mill .. ..	Do.	8 00	8 40	8 40	110	120
7 Brown Parboiled Rice No. 1 ..	Bag of 100 lbs.	8 44	9 40	8 40	120	120
8 Brown Parboiled Rice No. 2 ..	Do.	8 00	8 40	8 40	110	120
9 Bajra .. ..	Do.	8 00	8 40	8 40	110	120
			Group index number ..		122	120
II. Prices.						
10 Sugarcane .. ..	100 lbs.	10 11	8 00	8 10	110	110
11 Tobacco (small) .. ..	100 lbs.	10 11	8 00	8 10	110	110
12 Tobacco (large) .. ..	100 lbs.	10 11	8 00	8 10	110	110
13 Sugarcane, small .. ..	100 lbs.	10 11	8 00	8 10	110	110
14 Sugarcane, large .. ..	100 lbs.	10 11	8 00	8 10	110	110
15 Sugarcane, small .. ..	100 lbs.	10 11	8 00	8 10	110	110
16 Sugarcane, large .. ..	100 lbs.	10 11	8 00	8 10	110	110
			Group index number ..		110	110

**STATEMENT OF PRICE RELATIONS AND INDEX NUMBERS OF WHOLESALE PRICES OF COMMODITIES  
FOR MALAKKA SET FOR THE MONTH OF FEBRUARY 1941.**

(Prices during the week ending 15th August 1941 as 100.)

ARTICLE.	UNIT OF QUANTITY.	New Price for 1941 Jan 25	Percentage change from 1939		Index Number	
			January 1941	January 1939	1941	1939
101	100	100	100	100	100	100
<b>III. Sugar and pepper.</b>						
10 Sugar—Schillingham ..	Bag of 2 cwt.	37.40	102.8	37.40	100	100
11 Cassia pepper, best quality ..	100 lb.	36.00	103.0	34.95	97	97
12 Cassia pepper, second quality ..	100 ..	35.40	103.4	34.20	98	98
13 White pepper ..	100 ..	3.21	9.2	3.46	103	103
Group Index ..						
<b>IV. Fertilizer etc.</b>						
14 Diaphy oil ..	Ton of 27 1/2 lb.	4.41	8.41	5.18	108	103
15 Compound ..	100 lb.	54.00	88.76	60.48	97	97
16 Compound ..	100 ..	10.00	80.00	12.50	101	101
Group Index ..						
<b>V. Tea and coffee</b>						
17 Lipton Tea ..	One of 50 lb.	45.00	37.50	37.50	83	88
18 Lipton Tea ..	100 lb.	100.00	125.00	100.00	125	100
19 Lipton Tea ..	100 ..	100.00	100.00	100.00	100	100
Group Index ..						
<b>VI. Cereals and other articles of food.</b>						
20 Pepper—Tribal ..	10 lb.	3.71	3.71	3.71	100	100
21 Cassia pepper, best quality ..	100 lb.	36.00	103.0	34.95	97	97
22 Cassia pepper, second quality ..	100 ..	35.40	103.4	34.20	98	98
23 White pepper ..	100 ..	3.21	9.2	3.46	103	103
24 Rice ..	100 lb.	2.50	2.50	2.50	100	100
25 Rice ..	100 ..	2.50	2.50	2.50	100	100
26 Rice ..	100 ..	2.50	2.50	2.50	100	100
27 Rice ..	100 ..	2.50	2.50	2.50	100	100
Group Index ..						
Index number of group of all food articles ..						
<b>REMARKS: ARTICLES.</b>						
<b>VII. Mineral oils.</b>						
28 Kerosene—Meadow Brand ..	5 gallons without tax.	2.00	2.00	2.00	100	100
29 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
30 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
31 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
32 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
33 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
34 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
35 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
36 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
37 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
38 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
39 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
40 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
41 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
42 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
43 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
44 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
45 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
46 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
47 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
48 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
49 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
50 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
51 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
52 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
53 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
54 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
55 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
56 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
57 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
58 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
59 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
60 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
61 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
62 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
63 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
64 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
65 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
66 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
67 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
68 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
69 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
70 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
71 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
72 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
73 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
74 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
75 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
76 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
77 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
78 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
79 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
80 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
81 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
82 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
83 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
84 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
85 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
86 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
87 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
88 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
89 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
90 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
91 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
92 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
93 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
94 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
95 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
96 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
97 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
98 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
99 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100
100 Kerosene—Meadow Brand ..	10 ..	4.00	4.00	4.00	100	100



STATEMENT OF PRICES BY STATION AND INDEX NUMBER OF VARIOUS PRICES OF COMMODITIES FOR BARBADOS CITY FOR THE MONTH OF FEBRUARY 1941—cont.  
(Prices during the week ending 14th August 1939 = 100)

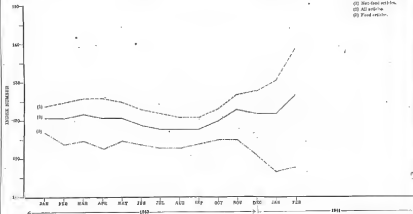
Article.	Unit of quantity.	1939 prices for week ending 14th Aug.	Percentage increase or decrease on 1939 prices		Index number			
			January 1941.	February 1941.	January 1941.	February 1941.		
I. Fertilisers—cont.								
Sub-Group—cont.								
83 White Sulph., 4000 ..	.. 100 lbs.	25.00	25.00	25.00	100	100		
84 Bone-meal Sulph., 40 lbs.	.. 100 lbs.	9.81	3.20	3.84	140	178		
Group index ..					114	127		
II. Fanned, dried and skins.								
85 Tinned, 400 lbs., 400 lbs. ..	.. 100 lbs.	5.85	6.21	6.71	111	118		
86 Tinned, 400 lbs., 400 lbs. ..	.. 100 lbs.	5.48	5.48	5.78	100	105		
87 Tinned, 400 lbs., 400 lbs. ..	.. 100 lbs.	1.04	1.52	1.23	94	71		
Group index ..					100	89		
III. Meats.								
88 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
89 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
90 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
91 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
92 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
93 Beef—(Cattle) ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
Group index ..					100	100		
IV. Building Materials.								
94 Portland Cement, 40 lbs. ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
95 Portland Cement, 40 lbs. ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
96 Portland Cement, 40 lbs. ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
97 Portland Cement, 40 lbs. ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
98 Portland Cement, 40 lbs. ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
Group index ..					100	100		
V. Other Raw and Manufactured Articles.								
99 Soft Coal ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
100 Charcoal ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
101 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
102 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
103 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
104 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
105 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
106 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
107 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
108 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
109 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
110 Petroleum ..	.. 100 lbs.	10.00	10.00	10.00	100	100		
Group index ..					100	100		
Index number of prices of all raw food articles ..								
					100	100		
GROUP INDEX NUMBER.								
Index		Index number		Index number				
		for January 1941.		for February 1941.				
Food articles.								
Cereals ..	..	100	100	100	100	100		
Fruits ..	..	100	100	100	100	100		
Vegetables ..	..	100	100	100	100	100		
Meats ..	..	100	100	100	100	100		
Other raw food articles ..	..	100	100	100	100	100		
Index number of prices of all food articles ..					100	100		
Non-food articles.								
Mineral oils ..	..	100	100	100	100	100		
Textiles ..	..	100	100	100	100	100		
Other raw ..	..	100	100	100	100	100		
Manufactured ..	..	100	100	100	100	100		
Other raw and manufactured ..	..	100	100	100	100	100		
Index number of prices of all non-food articles ..					100	100		
Index number of prices of all articles, food and non-food ..					100	100		

# GRAPHS SHOWING THE MONTHLY VARIATIONS IN THE INDEX NUMBER OF WHOLESALE PRICES OF COMMODITIES IN THE MADRAS CITY.

(PRICES DURING THE WEEK ENDING 11th AUGUST 1939 = 100)

## REFERENCE

- (I) Non-food articles.
- (II) All articles.
- (III) Food articles.



Madras, 14th March 1940.

E. N. SINGH,  
Director of Industries and Commerce.

PRINTED BY GEORGE GABRIEL PUBLISHING, MADRAS 55, 14th



## THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 9) MADRAS, TUESDAY EVENING, MARCH 28, 1941

## PART III-B—CENTRAL ACTS

## CONTENTS

act No. 1 of 1941—Insurance Deposits (Temporary Reduction)	Page
.. .. .	21

Act of the Indian Legislature assented to by the Governor-General.

## GOVERNMENT OF INDIA.

## LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor-General on the 2nd March 1941, and is hereby promulgated for general information :—

## ACT No. 1 OF 1941.

*An Act to provide for the reduction temporarily of the amounts payable as instalments of the sum to be deposited by an insurer under section 7 of the Insurance Act, 1938.*

WHEREAS, in consequence of conditions arising out of the present war, it is expedient to provide for the reduction temporarily of the amounts payable as instalments of the sum to be deposited by an insurer under section 7 of the Insurance Act, 1938; It is hereby enacted as follows :—

27 of 1939.

1. (1) This Act may be called the Insurance Deposits (Temporary Reduction) Act, 1941.

(2) It extends to the whole of British India.

+ 21 B.4

[ 21 ]

Short title  
and no. 1941.

Definition.

2. In this Act "insurer" means an insurer as defined in clause (i) of section 2 of the Insurance Act, 1938, except that it does not include a Mutual Insurance Company or a Co-operative Life Insurance Society to which Part IV of that Act applies.

Provisions of Insurance Act of deposit.

3. (1) An insurer entitled to the benefits of this Act, shall, subject to the provisions of section 5, be deemed in respect of any instalment of the deposit to be made by him under section 7 of the Insurance Act, 1938, which he was required to pay during the year 1940 commencing on the 1st day of January, 1940, or which he may be required to pay at any time after the end of that year and so long as this section continues to have effect, to have complied with the provisions of the said section 7 as to payment of instalments of deposits, if he has paid or pays in accordance with the provisions of that section not less than one half the total amount which would have been required by that section as the instalment, had the insurer not availed himself of the provisions of this Act.

(2) If an insurer entitled to the benefits of this Act, when paying an instalment of deposit, has, in respect of any instalment due during the year commencing on the 1st day of January 1940, paid more than one half the total amount required by the said section 7 as the instalment, he may at his option have the amount of any such surplus payment appropriated to the payment of the next or any subsequent instalment of deposit required from him under the said section 7 read with sub-section (1) of this section.

(3) This section shall cease to have effect on the expiration of one year from such date as may be fixed, for the purposes of this Act, by the Central Government by notification in the official Gazette as the date of termination of the present hostilities.

Insurance entitled to the benefits of this Act.

4. An insurer shall be entitled to the benefits of this Act only if—

- (a) he carries on life insurance business only, and
- (b) the date on which he first assumed risk on any policy issued by him was earlier than the 2nd day of September, 1939, but not earlier than the 2nd day of September 1929.

5. (7) An insured otherwise entitled to the benefits of this Act shall cease to be so entitled in any year if in the preceding year his total premium income, including annuity considerations, as shown in the revenue account prepared under the Insurance Act, 1938, exceeds respect thirty thousand.

(2) An insured otherwise entitled to the benefits of this Act shall cease to be so entitled in respect of any future instalment—

(a) if after the 1st day of January 1941, he declares any bonus or dividend at a rate higher than the rate at which such bonuses or dividends were last declared by him before the 2nd day of September 1939, or

(b) if the proportion of his annual premium income spent by him in payment of commissions and other expenses including capital expenditure, determined in accordance with rule 25 of the Insurance Rules, 1939, exceeds in any year the proportion as so determined for the accounting period ending on the 31st day of December 1939.

6. (2) When section 3 ceases to have effect, or if before that date an insured ceases under clause (a) or clause (b) of sub-section (2) of section 5 to be entitled to the benefits of this Act, instalments of deposits shall be paid in accordance with the provisions of section 7 of the Insurance Act, 1938 (except that no insured shall be required to pay as an instalment an amount exceeding the amount which would have been payable by him had he not availed himself of the provisions of this Act), until the last instalment required to be paid under the said section 7 has been paid, and the balance of the deposit then remaining unpaid in consequence of the reduced instalments authorized under this Act shall be paid by the insurer in such further instalments, of such amount and at such times, as the Central Government may direct.

(2) If while section 3 continues to have effect an insured ceases in any year under sub-section (1) of section 5 to be entitled to the benefits of this Act, instalments of deposit in that year shall be paid by him in accordance with the provisions of section 7 of the Insurance Act, 1938, except that he shall not be

cess of  
the  
of  
this Act.

19 of 1939.

19 of 1938.

19 of 1938.

if payment  
of deposit  
is not  
required  
under Act 29  
of 1938.

required to pay as an instalment an amount exceeding the amount which would have been payable by him had he not availed himself of the provisions of this Act, and the provisions of sub-section (J) of this section shall apply to the payment by such insurer of any balance of the deposit due from him which remains unpaid after the last instalment required to be paid under the said section 7 has been paid.

Having to  
consider  
whether  
amount of  
deposit  
of deposit.

7. For the purposes of the Insurance Act, 1938, IV of 1938, an insurer entitled to the benefits of this Act who has failed to pay before the 1st day of January 1941, an instalment of deposit due in the year 1940 shall not be liable to any consequences on that account in respect of a failure to comply with the provisions of section 7 of the said Act as to deposits if before the 15th day of February 1941, he has paid as such instalment not less than one half the total amount required by the said section 7.

Amount of  
deposit.

8. If any difficulty arises in determining the amount payable as an instalment of deposit by an insurer under this Act, the matter shall be decided by the Central Government whose decision shall be final.

G. H. SPENCE,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.



# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 75 MADRAS, TUESDAY EVENING, MARCH 26, 1941

## PART IV-B—MADRAS ACTS

	CONTENTS	PAGE
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	1	1
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	2	2
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	3	3
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	4	4
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	5	5
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	6	6
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	7	7
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	8	8
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	9	9
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	10	10
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	11	11
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	12	12
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	13	13
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	14	14
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	15	15
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	16	16
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	17	17
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	18	18
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	19	19
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	20	20
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	21	21
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	22	22
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	23	23
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	24	24
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	25	25
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	26	26
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	27	27
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	28	28
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	29	29
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	30	30
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	31	31
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	32	32
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	33	33
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	34	34
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	35	35
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	36	36
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	37	37
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	38	38
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	39	39
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	40	40
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	41	41
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	42	42
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	43	43
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	44	44
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	45	45
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	46	46
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	47	47
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	48	48
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	49	49
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	50	50
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	51	51
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	52	52
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	53	53
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	54	54
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	55	55
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	56	56
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	57	57
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	58	58
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	59	59
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	60	60
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	61	61
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	62	62
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	63	63
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	64	64
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	65	65
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	66	66
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	67	67
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	68	68
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	69	69
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	70	70
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	71	71
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	72	72
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	73	73
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	74	74
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	75	75
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	76	76
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	77	77
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	78	78
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	79	79
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	80	80
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	81	81
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	82	82
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	83	83
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	84	84
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	85	85
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	86	86
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	87	87
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	88	88
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	89	89
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	90	90
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	91	91
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	92	92
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	93	93
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	94	94
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	95	95
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	96	96
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	97	97
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	98	98
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	99	99
AN ACT TO AMEND THE MADRAS FINANCE ACT, 1940	100	100

The following Act received the assent of His Excellency the Governor on the 18th March 1941 and is hereby published for general information,—

### ACT No. IX OF 1941

*An Act to continue the reduction in the scale of tax leviable under the Madras General Sales Tax Act, 1930, for the year beginning on the 1st day of April 1941.*

WHEREAS the Madras Finance Act, 1940, reduced the scale of tax leviable under the Madras General Sales Tax Act, 1930, for the year beginning on the 1st day of April 1940;

AND WHEREAS it is expedient to continue the reduction in the scale of tax leviable as aforesaid, for the year beginning on the 1st day of April 1941;

AND WHEREAS the Governor of Madras has, by a Proclamation under section 93 of the Government of India Act, 1935, assented to himself all powers vested by or under the said Act in the Provincial Legislature;

ENACTED

[ 25 ]

Now, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

Short title  
and extent.

1. (1) This Act may be called the Madras Finance Act, 1944.

(2) It extends to the whole of the Province of Madras.

Amendment  
of section 2,  
Madras Act  
IX of 1935.

2. Sub-section (1) of section 2 of the Madras General Sales Tax Act, 1930, shall, in regard to the tax payable for the year beginning on the 1st day of April 1944, be construed as if for the words "Five rupees" the words "Four rupees" and for the words "One-half of one per cent" the words "One-quarter of one per cent" were substituted.

(By order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government, Legal Department.





# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 2] NORMAN, TUESDAY EVENING, MARCH 25, 1941

## PART III-A—BILLS (CENTRAL)

CONTENTS					Page
L.A. Bill 1					
No. 11 of 1941—Madras Port Trust (Amendment)					47
No. 12 of 1941—Indian (Councils)					48
No. 13 of 1941—Tamil Nadu (State)					49
Report of the Board of Directors to the Legislature (Amendment) Bill No. 14 of 1941					50

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented in the Council and Assembly and Bills published under Rule 59 of the Indian Legislative Rules.

## GOVERNMENT OF INDIA.

### LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 20th February 1941—

L.A. BILL No. 11 OF 1941.

A Bill to alter the constitution of the Board of Directors of the Port of Madras.

Whereas it is expedient to alter the constitution of the Board of Directors of the Port of Madras and for this purpose to amend the Madras Port Trust Act, 1908, in the manner hereinafter appearing, It is hereby enacted as follows—

1. (1) This Act may be called the Madras Port Trust (Amendment) Bill, 1941.  
(2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint.
2. For sections 7 and 8 of the Madras Port Trust Act, 1908, the following sections shall be substituted, namely:—

3. The Board shall consist of eleven Trustees, including the Governor as Chairman.

11-1-41

[ 47 ]



The following Bill was introduced in the Legislative Assembly on the 26th February 1932 :-

## L.A. BILL No. 12 OF 1991

[illegible][illegible]

3. (2) This Act may be called the Indian Finance Act, 1961.

Play: 1000000

or to extend to the whole of British India.

[illegible]

...off a road.

Results of  
this study

NOTE: The section 1 of the Nigerian Census Dept Act, 1958, the following section shall be substituted, namely:-

"4. The two parties under whom I shall be tried at the following rates, to-wit:—

94) On reflection on page 1, add more than 100 words—

(c) If the average number is large or low, at the rate of  
 these pupae per gram of leaves or twigs, and  
 (d) if the average number is small, but not more  
 than one, at the rate of these pupae per gram of leaves  
 or twigs, and

(2) the 14 women members in more than 100, at the rate of 14 women per group of 100 or 100 women;

In section 2 of the Mechanical License (Karlson Draft), Art. I, the words "any person and right owner" the words "I" shall be substituted.

Environ. Health Perspect. 103:103-108 (1995)

[illegible]

1. <http://www.who.int>  
2. <http://www.unicef.org>  
3. <http://www.unicef.org>  
4. <http://www.unicef.org>

\* The following national libraries provided us with the postcard material, referred to in the text of this article: the National Library of India (as noted above), the National Library of the Government of India, the National Library of the Government of Madras, and the National Library of the Government of Bombay. We are grateful to the staff of these libraries for their assistance.





Simply to remove the Dutiable sulphate to lower the tax rate to 20 1/2 per cent and to do the rate of custom profits tax at 25 1/2 per cent.

2. Clause 3 provides for the continuance for a further period of one year of the existing provisions regarding salt duty. The duty of Rs. 14-6 per mow as salt remains liable to the additional duty imposed under section 3 of the Indian Customs (Supplementary and Amending) Act, 1921.

3. Clause 4 provides for the doubling of the excise duty on molasses, which will automatically increase the custom import duty to the extent of the increased excise.

4. Clause 5 provides for the doubling of the excise duty on mechanical lighters, which will automatically increase the custom import duty to the extent of the increased excise.

5. Clause 6 provides for the increase of the alternative specific import duty on sulphuric acid from three annas to five annas per pound.

6. Clause 7 provides for the continuance for a further period of one year of the present inland postage rates.

7. Clause 8 provides for the continuance for the further period of one year of the existing rates of surcharges and expenses levied for a drawback for the payment of the Custom Government of 20 1/2 per cent.

8. Clause 9 provides for the increase in the rate of the custom profits tax from 25 per cent to 25 1/2 per cent.

9. The reasons for making the above changes have been fully explained in my Budget Speech.

New Delhi,

The 16th February 1922.

A. J. RAJWAD,

Min. RAFT.

Secretary to the Government of India

Enlightened by order of His Excellency the Governor

F. APUD NATH.

Secretary to Government, Legal Department



- Amendment of** 6. The Central Government may, by notification in the official Gazette, amend the provisions of the Sea Customs Act, 1908, relating to the levy of and exemption from customs duties, drawback of duty, warehousing, clearance and pending procedures and procedure relating to officers and agents duty, with such modifications and alterations as it may consider necessary or desirable in order to conform to the provisions, in accordance with the provisions of the Act, in respect of the duty imposed by sub-section (1) of section 3.
- Power of** 7. The Central Government may, by notification in the official Gazette, provide otherwise, or with such exceptions as it thinks fit, the levying of such duty shall include from the levying of any specified duties.
- Power to make** 8. (1) The Central Government may, by notification in the official Gazette, make rules—  
 (a) imposing on persons of immunities the duty of carrying out returns and keeping records and books, and governing the form of such returns, records and books and the mode in which they are to be made;  
 (b) requiring the issue of clearance and collection of the duty, the issue of orders regarding payment, the manner in which the duty shall be payable and the recovery of arrears;  
 (c) authorising and providing for the suspension of immunities; and  
 (d) generally for carrying into effect the provisions of this Act.  
 (2) Such rules may provide that any breach thereof shall be punishable with fine which may extend to five hundred rupees.  
 Provided that the issue of any rule made under clause (1) of sub-section (1) shall be punishable with the punishment provided for an offence against section 3.

#### STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to impose an excise duty of ten per cent on salt and to provide for the levying of such duty, for the reasons given in my Budget Speech.

New Delhi,  
 24th February 1931.

A. J. RAHMAN.

Secy. to the Government of India.

(Enacted by order of His Excellency the Governor)

F. AFU NAIR,  
 Secretary to Government, Legal Department





Clause 35—The changes made in the new section 70A are similar to and have the same purpose as those made in section 24, and explained in the Remarks on clause 6.

Clause 36—We have changed the subsection which provided for an appeal against an order made under the existing provision of the provisions of an order, because in consequence of the changes made by us in section 24, removal of jurisdiction has now become automatic.

We have also extended the period of limitation for the presentation of appeals to the same period as that fixed for applications for the Court under section 21.

Clause 37—In the new provisions of section 131 proposed by the Bill we have retained in two places the word "a decision." We have omitted in subsection (2) the power to prescribe the manner in which the prescribed surrender value of a policy shall be shown and have made no addition to the subsection so that there is laid down on the face thereof. We have added these powers in subsection (3) the first is never the direct method of calculating the surrender value of a policy, the second is never more in which a formula employed in determining when it is possible to determine the surrender value of the policy, and the third is to defer the application of the subsection for a time subject to such success in preparing the new forms and formulae prescribed by the provisions now made.

Clause 38—The change made in relation to the case of law and accident insurance the date of the agreement giving rise to the loss to the date (from when) limitation will run, in place of the date at which proof of the loss is given or received.

Clause 39—The substituted wording appears more accurately the changes required to be made in Form B in order to produce the result aimed at by the Bill.

The amendments made by us in clauses 4 and 45 require, in effecting the transfer of the Reserve Bank of India, the previous sanction of the Government-General before they can be introduced in the Legislature. We understand that steps will be taken to apply for this sanction.

2 The Bill was published in the Gazette of India Extraordinary, dated the 23rd February 1931.

3 We think that the Bill has not been so placed as to require re-presentation, and we recommend that it be passed as now amended.

RAJENDRA KUMAR,  
A. RAJAGOPAL MURTHY,  
J. B. THOMAS,  
C. CHAPMAN MONTAGUE,  
HUNTER LALL BABA,  
CORFIELD JELLYMAN,  
H. A. S. NAGAR,  
H. CHANDRASEKHAR.

The 5th March 1931.

\* Subject to a vote

#### NOTE

Clause 4—The new subsection 30C provides for a penalty. We suggested that an appeal might be allowed to the Central Government. The Honorable Member in charge of the Bill pointed to consider our suggestion.

We were also given to understand that Government's contribution to the cost of the printing of the Department would not be more than Rs. 1,00,000. We would like to know that the Government's contribution will not be less than Rs. 1,00,000 and that in the future, if circumstances demand, this contribution will not be less than Rs. 1,00,000.

Clause 5-B it is not possible to define a "Group Policy" in relation to the Act, as it is not in fact on the line of the House for the guidance of insurance companies with Governmental policy by a "Group Policy".

Clause 16—Amendment 2 requires an inquiry to be made within 12 months after the beginning of the year a statement showing as at that of December the assets held in accordance with section 17 and all other subsidiary property in accordance with the provisions of that section have been complied with. It is understood that the figures given by insurance companies will refer to that inclusion of policies in their assets, that total premium income, that total income from claims, etc., and these will range on only by approximate. It is further understood that if desirable care is taken in making the approximation, the statements made by a company will not be challenged by the Insurance Department.

Clause 20—in previous No. 2 of the proposed amendments 1. of section 10, as amended by the Select Committee, there is a provision for a benefit for allowing the guaranteed surrender value of a policy. It is explained that a contract company state in the policy that the guaranteed surrender value would be a certain percentage of the premium paid, it would be accepted by Government as satisfying the provisions of that subsection.

Clause 2 and clause 20—We would like to pass as noted that amongst the other amendments we agreed, we agreed amendments to that clause, which were not acceptable to the Select Committee.

CLARENCE KILLINGER.  
H. J. S. FOSKAL.  
M. GILBERTSON.

L.A. No. 8 of 1941.

(As amended by the Select Committee.)

(Words underlined or italicized indicate the amendments suggested by the Committee. Asterisks indicate omissions.)

A Bill further to amend the Insurance Act, 1939.

Enacted in the following manner to amend the Insurance Act, 1939, for the purposes hereinafter appearing, it is hereby enacted as follows:

1. This Act may be called the Insurance (Amendment) Act, 1941.
2. In section 3 of the Insurance Act, 1939 (hereinafter referred to as the said Act)—
  - (a) in clause 1, for the words "an insurer" the words "an insurer or a provider of insurance" shall be substituted;
  - (b) in clause 2, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (c) in clause 3, for the words "in which the provision of" the words "in which the word" shall be substituted.
3. In section 3 of the said Act—
  - (a) in the proviso in subsection (2), for the words "between" and "agrees" the words "the policy of" shall be substituted;
  - (b) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (c) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (d) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (e) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (f) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (g) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (h) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (i) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (j) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (k) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (l) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (m) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (n) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (o) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (p) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (q) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (r) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (s) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (t) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (u) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (v) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (w) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (x) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (y) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;
  - (z) in clause 3, for the words "the word" the words "such contract or provision made" shall be substituted;

ENACTED

and the Superscription of Insurance may amend the regulations of the Insurer if the Insurer has failed to have the regulations amended<sup>14</sup>.

(b) in subsection (1), after the words, brackets, letter and figure "clause (4) of sub-section (1)" the words, brackets, letter and figure "clause (5) of sub-section (1)" or "clause (6) of sub-section (1)" shall be added to bring the regulations amended<sup>15</sup> shall be inserted.

(c) in subsection (2), after the words, brackets and figure "sub-section (2)" the words, brackets, letter and figure "clause (1) of sub-section (1)" or "clause (2) of sub-section (1)" shall be added to bring the regulations amended<sup>16</sup> and after the word and figure "section 34" the words, brackets, figure and letter "or has his standing certificate renewed, or has had an application under sub-section (1) of section 34 accepted" shall be inserted.

4. After section 3 of the said Act, the following section shall be inserted, namely:—

"34. (1) An Insurer who has been granted a certificate of registration under section 3 shall have the regulations amended<sup>17</sup> annually for each year after that ending on the first day of December 1946.

(2) An application for the renewal of a registration for any year shall be made by the Insurer to the Superintendent of Insurance before the first day of December of the preceding year. " " " and shall be accompanied as required in sub-section (3) by evidence of payment of the premium for that year and the insured and amounts payable for each class of insurance business, but any such amount in the notice of business given by the Insurer in fulfilment of each class of business in which the Insurance Office resides.

(3) The premium for the first renewal of a registration for any year shall be paid into the Reserve Bank of India, or, where there is no office of that Bank, into the Imperial Bank of India sitting in the name of that Bank, or into any Government Treasury, and the receipt shall be sent along with the application for renewal of the registration.

(4) If an Insurer fails to apply for renewal of registration before the date specified in sub-section (2) the Superintendent of Insurance may, as may as an application to the Court under sub-section (3) of section 3, but not less than, accept an application for renewal of the registration on receipt from the Insurer of the due premium with the application and such security, not exceeding the premium payable by law, as the Superintendent of Insurance may require.

(5) The Superintendent of Insurance shall, on being satisfied that the Insurer has fulfilled "the requirements of this section, issue the registration and grant him a certificate of renewal of registration."

5. In section 4 of the said Act:—

(a) in subsection (1), for the words "a provision made in Part III" the words "a provision made in Part III" shall be substituted;

(b) for sub-section (2) the following sub-section shall be substituted, namely:—

"(2) Nothing contained in this section shall apply to any policy of the description known as a group policy, where the number of policies covered by the policy is not less than fifty and a standard form of the policy has been provided in writing by the Superintendent of Insurance to be a policy of such description."

Amendment of  
Section 4 of  
the Act.

Part III.

6. In sub-section (5) of section 8 of the said Act, for the words "in which Part III applies" the words "as defined in Part II" shall be substituted.

7. In sub-section (6) of section 7 of the said Act, after clause (b) the following words shall be added, namely:—  
"and may change the current commission on such sale or on such repayment."

8. In section 16 of the said Act:—  
(a) in sub-clause (1) the following words, brackets and letters shall be added, namely:—

"and where the former clause is included in the other specified in clause (5) of that sub-section, whether alone or in conjunction with clauses of another class, he shall, when the Superintendent of Insurance makes this endorsement in writing, keep a separate account of all receipts and payments in respect of such sub-clause of the class specified in clause (5) so may be inserted in the bill."

Provided that no sub-clause of the class of Insurance business specified in clause (5) of sub-section (5) of section 7 shall be permitted under this sub-section if the insurance business connected to the sub-clause outside of Insurance business which are heretofore by the Insurer at intervals not exceeding twelve months and under which, if a claim arises, the Insurer is liable to pay benefit, within twelve months of the date on which the claim arose."

(b) in sub-section (2), for the words "the terms of receipt are, payments in respect of such business" the following words shall be substituted, namely:—

"all receipts due in respect of such business."

(c) in sub-section (3), the words and figures "and is provided in section 49" shall be omitted, and for the words "after the close of the Insurance" the words "after the close of the life Insurance business of the Insurer" shall be substituted.

9. In section 21 of the said Act:—  
(a) in clause (5) of sub-section (2):—

(i) for the words "in respect of such class of Insurance business" the words "in respect of such class of Insurance business" shall be substituted; and

(ii) for the words "that class of Insurance business" the words "that class or sub-class of Insurance business" shall be substituted;

(b) in sub-section (3), for the words and figures "to which the Indian Companies Act, 1913, applies" the following shall be substituted, namely:—

"as defined in clause (5) of sub-section (5) of section 2 of the Indian Companies Act, 1913."

10. In section 25 of the said Act the following sub-section shall be added, namely:—

"(a) The provisions of this section relating to life Insurance business, shall apply also to any such sub-class of Insurance business included in the class 'Miscellaneous Insurance' as may be permitted under sub-section (1) of section 30, and the Superintendent of Insurance may authorize such sub-classes of Insurance of the description contained in Part I of the said Insurance and of the provisions of Part II of those sub-clauses as may be necessary to facilitate their application to any such sub-class of Insurance business."

Provided that, if the Superintendent of Insurance is satisfied that the number and amount of the subscriptions entered on by or in favour of any such subscriber of insurance business is so small as to render pseudo investigations and valuations unnecessary, he may exempt that insurer from the operation of this subsection in respect of that amount of insurance business."

Amendment of section 13, Act 15 of 1928.

11. In subsection (2) of section 13 of the said Act,—  
(a) for the words "within six months" the words and figures "in the case of the accounts and statements referred to in section 12 within six months and in the case of the abstract and statement referred to in section 12 within one month" shall be substituted;

(b) the sentence beginning with the words "The Superintendent of Insurance may extend" and ending with the words "by a period not exceeding (three months)" shall be omitted.

Amendment of section 14, Act 15 of 1928.

12. In subsection (1) of section 14 of the said Act,—  
(a) for clause (b) the words "as at the date of any balance-sheet as furnished" shall be added;

(b) for clause (c) the words "for each class of insurance business carried on by him, a separate account" the following words, figures and figures shall be substituted, namely:—

"for each class or sub-class of insurance business for which he is required under subsection (1) of section 10 to keep a separate account of receipts and payments, a revenue account for the period covered by any statement as furnished";

(c) for the words "that class of business" the words "that class or sub-class of insurance business" shall be substituted;

(d) for clause (e) the following clause shall be substituted, namely:—

"(f) a separate abstract of the valuation report in respect of all business transacted in India in each class or sub-class of insurance business to which section 13 refers, prepared in the manner required by that section, and";

22 of 1928.

Amendment of section 15, Act 15 of 1928.

13. In section 15 of the said Act, after the words "and such copies as may" the words "shall be distributed with the same fees and" shall be inserted.

Amendment of section 16, Act 15 of 1928.

14. In subsection (2) of section 16 of the said Act the following sentence shall be added, namely:—

"Provided that an application under this subsection shall be entertained unless it is made before the expiration of four months from the time when the Superintendent of Insurance made the order or decision in respect of the return."

Amendment of section 17, Act 15 of 1928.

15. In section 17 of the said Act, after the word "where" the following shall be inserted, namely:—

"or an abstract of a valuation report furnished under clause (d) of subsection (2) of section 14."

Deletion of section 18, Act 15 of 1928.

16. Section 18 of the said Act shall be omitted.

Amendment of section 19, Act 15 of 1928.

17. In section 19 of the said Act the following sentence shall be added, namely:—

"All such particulars shall be substantiated by the manner required by that subsection for the substantiation of the matters therein referred to, and where the statement affects the general policy, privileges, terms and conditions offered in connection with life insurance policies, the relevant particulars referred to in clause (1) of the said subsection shall accompany the particulars of the statement."



to the Superintendent of Prisons, and, when the investigation is completed a copy of such record, of which both an auditor and an attorney have been apprised, of such such record, shall be forwarded by the Superintendent of Prisons to the Attorney and to the Superintendent of the police-bureau who have sent a requisition for such an investigation."

- Amendment of  
section 11, Act  
19 of 1906.
21. In section 11 of the said Act,—  
(a) after the words "and shall" in such investigation "the words, initials and figures" including any person concerned, before the making of an order by the Court under subsection (1) of section 10 "shall be inserted, and shall be deemed always to have been inserted;" and  
(b) to the section the following words shall be added and shall be deemed always to have been added, namely:—  
"shall have priority over other claims due from the interest, and shall be receivable as an asset of said account".
- Amendment of  
section 13, Act  
19 of 1906.
22. In subsection (3) of section 13 of the said Act,—  
(a) for the words "and certified copies of the following documents shall be deposited in the Central Government and shall, the following words shall be substituted, namely:—  
"and certified copies here to be made, at each of the following documents shall be forwarded to the Central Government, and where such copies shall";  
(b) in the proviso, after the words and figures "sections 13 and 14" the following shall be inserted and shall be deemed always to have been inserted, namely:—  
"of the Act or sections 7 and 8 of the Indian Life Insurance Companies Act, 1902".
- Amendment of  
section 15, Act  
19 of 1906.
23. To section 15 of the said Act the following proviso shall be inserted,—  
"Provided that,—  
(a) no part of the deposit made by any party to the assignment or transfer shall be returned except when, after effort is given to the arrangement, the whole of the deposit to be made by the person making or the assignor or the person to whom the business is transferred is completed,  
(b) only so much shall be returned as is no longer required to complete the deposit not mentioned in clause (a), and  
(c) when the deposit not mentioned in clause (a) results in completed no account, resulting from the arrangement, to the account already deposited by the person making or the assignor or the person to whom the business is transferred shall be appropriated as payment or part payment of any instalment of deposit subsequently due from him under section 7 or section 10."
- Amendment of  
section 21, Act  
19 of 1906.
24. In section 21 of the said Act,—  
(a) for the words "where any business of the transfer is transferred to another" the words "where any business of an interest is transferred" shall be substituted;  
(b) for the words "the interest to whom the business is transferred" the words "the person to whom the business is transferred" shall be substituted;  
(c) for the words "forward to the Central Government" the words "forward to the Director to the Central Government" shall be substituted;  
(d) in clause (a), for the words "a declaration signed by every person concerned" the words "a declaration signed by every party concerned" shall be substituted;  
(e) for clause (c) the following clause shall be substituted, namely:—  
"let where the assignment or transfer has not been made in accordance with a scheme sanctioned by the Court under section 10—  
(i) inasmuch as in respect of the business business of each of the interest concerned in such assignment or











(d) after the proviso the following proviso shall be added, namely:—

"Provided further that the Superintendent of Insurance may, without previous notice and without application to the Court for sanction,—

(i) amend the constitution of a registered society which has failed to have the constitution amended, or

(ii) cancel, on such terms and conditions as he thinks fit, the registration of any registered society which applies to him for such cancellation if he is satisfied that the society has failed to carry on insurance business and that all its liabilities by reason of insurance policies are fully satisfied or otherwise provided for."

(e) after subsection (2) the following subsection shall be added, namely:—

"(2) When a registration is cancelled the registered society shall not, after the cancellation has taken effect, carry on any new business of insurance, but all rules and regulations in respect of contracts of insurance entered into by it before such cancellation shall remain valid, subject to the provisions of section 80, insofar as if the cancellation had not taken place."

(f) Where a registration is cancelled under clause (i) of subsection (1), or because the society has failed to have its constitution amended, the Superintendent of Insurance may at his discretion require the registration of the registered society, within six months from the date on which the cancellation took effect, unless the deposits required by section 72 or has had an application under subsection (2) of section 74 accepted, as the case may be, and compliance with any conditions which may be given to it by the Superintendent of Insurance."

(g) After section 72 of the said Act the following section shall be inserted, namely:—

"72A. (1) Every registered society registered under this Act, shall, as under the President Insurance Societies Act, 1901, shall have its membership renewed, namely, for each period of twelve months, after that ending on the 28th day of June 1941."

(2) An application for the renewal of a registration shall be made by the society to the Superintendent of Insurance before the 28th day of June preceding the period for which renewal is sought, and shall be accompanied as provided in subsection (3) by evidence of payment of the prescribed fee where such fee is payable and shall also be accompanied by a statement of the status of the society's business for the year ending on the 31st day of June preceding the period for which renewal is sought."

(3) The prescribed fee for the renewal of a registration for any year shall be paid into the Exchequer Bank of India or, where there is no office of that Bank, into the Imperial Bank of India acting as the agent of that Bank, or into any Government treasury, and the receipt shall be sent to the Superintendent of Insurance with the application for renewal of the registration."

(4) If a registered society fails to comply with the requirements of subsection (2) before the date specified in subsection (2) the Superintendent of Insurance may, as long as he has taken notice under section 80 to have the society wound up, accept an application for renewal of registration on receipt from the society of the fee payable with the application and with penalty, not exceeding the prescribed fee payable and with penalty, not exceeding the prescribed fee payable and with penalty, not exceeding the prescribed fee payable."

(5) The Superintendent of Insurance shall, on being satisfied that the society has fulfilled the requirements of this section, cause the registration and grant a certificate of renewal of registration."

Inserted  
in section  
72 and 72A  
of Act of  
1901.  
Amendment  
of  
Insurance  
Societies  
Act, 1901.

Amended.





(b) for sub-section (4) the following sub-section shall be substituted, namely:—

"(4) The results of any work inquiry shall be recorded in writing by the person making the inquiry, and three copies of the record shall be supplied to the Superintendent of Insurance; and when the inquiry is completed, a note at the record, or of such such record, shall be sent by the Superintendent of Insurance to the society concerned and shall be open to inspection by any member or policyholder of the society."

(c) after sub-section (5), as is substituted, the following sub-section shall be added, namely:—

"(5) All expenses of and incidental to any inquiry made by an auditor or society under sub-section (2) including any expenses incurred before the date on which the Superintendent of Insurance receives notice of any appeal under clause (4) of sub-section (2) of section 136 shall be defrayed by the relevant society, shall have priority over other debts due from the society, and shall be recoverable in all courts of law and equity."

Amendment of section 35, sub-section 1 of Act.

45. In section 35 of the said Act,—

(a) in sub-section (2), (3) and (4), after the words and figures "Indian Companies Act, 1912," the words and figures "as under the Indian Companies Act, 1923, or under the Indian Companies Act, 1928, or under any Act repealed thereby" shall be inserted;

(b) in sub-section (2) and (4), for the words "that Act" the words and figures "the Indian Companies Act, 1912" shall be substituted.

Amendment of section 35, sub-section 2 of Act.

46. In section 35 of the said Act,—

(a) in sub-section (2) the following portion shall be added, namely:—

"Provided that if the Superintendent of Insurance is not satisfied that the results of the inquiry are sufficient to meet the needs of liquidation including the remuneration of the liquidator, he may direct in writing such liquidator, and in such a case the society shall itself appoint a liquidator who shall carry out the liquidation as if the winding up was being done by an order of the Court."

(b) in sub-section (2), for the words "as appointed" the words "appointed by the Superintendent of Insurance under sub-section (1)" shall be substituted.

Amendment of section 35, sub-section 3 of Act.

47. In clause (b) of sub-section (3) of section 35 of the said Act, after the word "liquidator" the following shall be inserted, namely:—

"including the remuneration of the liquidator and any expenses incurred under clause (c) of this sub-section."

Amendment of section 35, sub-section 4 of Act.

48. The section 35 of the said Act. On following sub-section shall be added, namely:—

"(5) The costs of the liquidation including the remuneration of the liquidator and any expenses incurred under clause (c) of sub-section (1) of section 35 shall, in the liquidator's opinion, be paid by the society in priority to all other claims."

Amendment of section 35, sub-section 5 of Act.

49. In section 35 of the said Act,—

(a) in sub-section (5), for the words "of ten per centum of the assets" the words "of not less than twenty-five thousand rupees" for the words "of ten per centum of the assets" the words "of not less than twenty-five thousand rupees" and for the words "equal to one-third of the assets" the words "equal to not less than one-third of the assets" shall be substituted, and shall be deemed always to have been substituted;





Amendment of  
sub-section (2)  
and (3) of  
Act.

BE it enacted by the said Act—

that the sub-sections (2) and (3) the following sub-sections shall be substituted, namely:—

"(2) A policy of the insurance under which the whole of the benefit becomes payable either on the occurrence, or at a fixed interval or fixed intervals after the occurrence, of a contingency which is bound to happen, and, if all premiums have been paid for at least three consecutive years in the case of a policy issued by an insurer, or five years in the case of a policy issued by a provident society as defined in Part II, except a guaranteed surrender value, to which shall be added the surrender value of any following bonus already attached to the policy, and every such bonus issued by an insurer shall also be added to the guaranteed surrender value of the policy at the close of each year after the second year of its currency or at the close of each period of three years (beginning the twenty-fifth day of May).

Provided that the requirements of this sub-section do not apply to a policy of insurance which has been assigned to a policy of insurance shall be deemed to have been complied with where the method of settlement of the guaranteed surrender value of the policy makes provision for the surrender value of the bonus attaching to the policy.

Provided further that the requirements of this sub-section, as to the amount of the guaranteed surrender value as a policy shall be deemed to have been complied with where the insurer shows as the policy the guaranteed surrender value of the policy by means of a formula accepted in this behalf by the Government of Insurance as satisfying the said requirements.

Provided further that the provisions of this sub-section as to the amount of the guaranteed surrender value as a policy shall not take effect until after the expiry of six months from the date on which the Government may, by notification in the official Gazette, assent to this Act.

(3) Notwithstanding any contrary provision in the contract, a policy which has acquired a surrender value shall not lapse by reason of the non-payment of further premiums but shall be kept alive to the extent of the pending sum insured and the pending sum insured shall be the subject of this sub-section include to full all existing premium payments that have already attached to the policy, and shall, where the policy is one on which the maximum benefit of annual premium payable is fixed and the premium sum of interest earned, be added to the interest of such bonus not less than the amount having to the total sum insured by the policyholders of bonus the same proportion as the total period for which premiums have already been paid bears to the maximum period for which premiums were originally payable.

(4) A policy kept alive to the extent of the pending sum insured under sub-section (3) shall not be entitled by virtue of that sub-section to participate in any profits declared distributable after the expiration of the policy into a paid-up policy."

(5) Sub-section (2) shall be re-enacted as sub-section (2) and in that sub-section as re-enacted—

(a) for the words "This section shall not apply to" the following shall be substituted, namely:

"Sub-section (2) and sub-section (3) shall not apply";

(b) clause (1) shall be omitted;

(c) for clause (3) the following clause shall be substituted, namely:—

"(a) Where the pending sum insured by a policy, being a policy issued by an insurer, is less than one hundred rupees inclusive of any awarded bonus, or where the form of the policy is not one described above, or where the



- (q) for the entry in the said column, the following shall be substituted, namely:—  
 "(a) The date of the death of the deceased.  
 (b) The date of the occurrence among the deceased."

Amendment of  
Form A, Schedule  
No. 12 of 1905.

10. In Form A contained in Part II of the First Schedule to the said Act,—

(a) in the first column, after the entry "Domiciliary insurance policy issued" the words "and being" shall be added;

(b) in the said column, after the entry "Domiciliary insurance policy" the words "and being" shall be added, and

(c) after column (b) the following shall be added, namely:—  
 "(a) Where the insured is required to maintain a separate account in respect of any business of domiciliary insurance because the working of it is to be kept up separately."

Amendment of  
Form A, Schedule  
No. 12 of 1905.

10. In the Third Schedule to the said Act,—

(a) in regulation 3 contained in Part I, after the words "for every case" the words "or sub-case" shall be inserted;

(b) in regulation 4,—

(i) after the words "insurances" the words "insurances of any nature of such business as (specify) of which the insured is required to maintain a separate account" shall be inserted; and

(ii) the following sentence shall be added, namely:—

"For a reference to insurances insurance is meant of which the insured is required to maintain a separate account, Form D or Part 2 as set out in Part II of the Schedule may be used with such modifications as the Superintendent of Insurance may determine."

- (c) in clause 1 contained in Part II,—

(i) in the first clause the entry "Commission to insurers agree that on liquidation" shall be omitted, and in its stead "1. Amounts and Commissions (other than commission to insurers agree)" the following entry shall be substituted, namely:—

"1. 1. to Government or Insurers agree (as that on liquidation).

(ii) Amounts and Commissions (other than commission included in sub-case (b) foregoing)"

(d) in the said column, after the entry "A. Insurers" the entry "B. Insurers" shall be inserted, and the existing entries numbered 1 to 22 shall be renumbered 1 to 23, respectively.

(e) in the marginal lines pertaining to the columns with the words "Insurers" and "Insurers, Brokers and Agents" and "Insurers (other than Insurers)" shall be omitted, and (Insurers) shall appear with the words of the columns and be so inserted shall be added in the foot of each column;

(f) in case of the words "In the case of an insurer having no head office in British India" shall be omitted.

Amendment of  
Form A, Schedule  
No. 12 of 1905.

11. In Part II of the Fourth Schedule to the said Act:—

(a) in the opening paragraph beginning with the words "The following insurances" shall be omitted;—

(b) in clause (c), for the words "and" the word "and" shall be omitted;—

"For the interdictive period (except that it shall not be necessary to require such statement in respect of any class of business to be in the insurer's hands annually with the Superintendent of Insurance as to be in respect of that class of business);"

(c) clause (d) shall be omitted;



	Amount paid or to be paid	Total	Amount paid or to be paid	Total
	Rs.	Rs.	Rs.	Rs.
System of Manage- ment at Home and Abroad				
(1) System of management at home				
(2) System of management at abroad				
(3) System of management at home and abroad				
(4) System of management at home and abroad and abroad				
(5) System of management at home and abroad and abroad				
(6) System of management at home and abroad and abroad				
(7) System of management at home and abroad and abroad				
(8) System of management at home and abroad and abroad				
(9) System of management at home and abroad and abroad				
(10) System of management at home and abroad and abroad				
(11) System of management at home and abroad and abroad				
(12) System of management at home and abroad and abroad				
(13) System of management at home and abroad and abroad				
(14) System of management at home and abroad and abroad				
(15) System of management at home and abroad and abroad				
(16) System of management at home and abroad and abroad				
(17) System of management at home and abroad and abroad				
(18) System of management at home and abroad and abroad				
(19) System of management at home and abroad and abroad				
(20) System of management at home and abroad and abroad				
(21) System of management at home and abroad and abroad				
(22) System of management at home and abroad and abroad				
(23) System of management at home and abroad and abroad				
(24) System of management at home and abroad and abroad				
(25) System of management at home and abroad and abroad				
(26) System of management at home and abroad and abroad				
(27) System of management at home and abroad and abroad				
(28) System of management at home and abroad and abroad				
(29) System of management at home and abroad and abroad				
(30) System of management at home and abroad and abroad				
(31) System of management at home and abroad and abroad				
(32) System of management at home and abroad and abroad				
(33) System of management at home and abroad and abroad				
(34) System of management at home and abroad and abroad				
(35) System of management at home and abroad and abroad				
(36) System of management at home and abroad and abroad				
(37) System of management at home and abroad and abroad				
(38) System of management at home and abroad and abroad				
(39) System of management at home and abroad and abroad				
(40) System of management at home and abroad and abroad				
(41) System of management at home and abroad and abroad				
(42) System of management at home and abroad and abroad				
(43) System of management at home and abroad and abroad				
(44) System of management at home and abroad and abroad				
(45) System of management at home and abroad and abroad				
(46) System of management at home and abroad and abroad				
(47) System of management at home and abroad and abroad				
(48) System of management at home and abroad and abroad				
(49) System of management at home and abroad and abroad				
(50) System of management at home and abroad and abroad				
(51) System of management at home and abroad and abroad				
(52) System of management at home and abroad and abroad				
(53) System of management at home and abroad and abroad				
(54) System of management at home and abroad and abroad				
(55) System of management at home and abroad and abroad				
(56) System of management at home and abroad and abroad				
(57) System of management at home and abroad and abroad				
(58) System of management at home and abroad and abroad				
(59) System of management at home and abroad and abroad				
(60) System of management at home and abroad and abroad				
(61) System of management at home and abroad and abroad				
(62) System of management at home and abroad and abroad				
(63) System of management at home and abroad and abroad				
(64) System of management at home and abroad and abroad				
(65) System of management at home and abroad and abroad				
(66) System of management at home and abroad and abroad				
(67) System of management at home and abroad and abroad				
(68) System of management at home and abroad and abroad				
(69) System of management at home and abroad and abroad				
(70) System of management at home and abroad and abroad				
(71) System of management at home and abroad and abroad				
(72) System of management at home and abroad and abroad				
(73) System of management at home and abroad and abroad				
(74) System of management at home and abroad and abroad				
(75) System of management at home and abroad and abroad				
(76) System of management at home and abroad and abroad				
(77) System of management at home and abroad and abroad				
(78) System of management at home and abroad and abroad				
(79) System of management at home and abroad and abroad				
(80) System of management at home and abroad and abroad				
(81) System of management at home and abroad and abroad				
(82) System of management at home and abroad and abroad				
(83) System of management at home and abroad and abroad				
(84) System of management at home and abroad and abroad				
(85) System of management at home and abroad and abroad				
(86) System of management at home and abroad and abroad				
(87) System of management at home and abroad and abroad				
(88) System of management at home and abroad and abroad				
(89) System of management at home and abroad and abroad				
(90) System of management at home and abroad and abroad				
(91) System of management at home and abroad and abroad				
(92) System of management at home and abroad and abroad				
(93) System of management at home and abroad and abroad				
(94) System of management at home and abroad and abroad				
(95) System of management at home and abroad and abroad				
(96) System of management at home and abroad and abroad				
(97) System of management at home and abroad and abroad				
(98) System of management at home and abroad and abroad				
(99) System of management at home and abroad and abroad				
(100) System of management at home and abroad and abroad				

Notes.

(1) These returns apply to all business except business in the provinces as respects of which any provision has been made in India. If any question arises whether any provision has been made in India, the Government of India must decide the question and its decision shall be final.

(2) If any sum has been deducted from the duty and entered on the return in the column headed, the amount so deducted must be shown separately.

(3) All single provisions for revenue, whether immediate or deferred, must be included under this heading.

(4) British India, United Kingdom, Foreign and Dominion (including all islands, overseas and Dependencies) must be shown under this heading, but any revenue of companies concerned with the revenue authorities in respect of revenue of management. The separate heading in the other side of the account is for United Kingdom, British India, Foreign and Dominion taxes, other than those shown under this item.

(5) In the case of an estate having the principal place of business outside British India the expenses of management for the year business year may be split up into the several sub-heads, if they are not so split up in the return.

No. 1141.

Secretary to the Government of India.

(Published by order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government, Local Department.

REVENUE DEPARTMENT AND FINANCE DEPARTMENT, GOVERNMENT OF INDIA



## Summary

Widespread influence for children; influence for women in public. Displacement of public and children proceeding by public. Pleading drugs for children of public, children, with public, mother, planning, making of public and making of exposure, planning in public, mother, law. Public available in public. Public influence. Displacement of public, growth, great. Displacement available. Great, strong, influence. Displacement.

## SUMMARY

Water-soluble polymers for drinking systems are given for water's capacity under acidic and neutral conditions, buffering of acidity during water treatment, buffering of acidity during storage, and the effect of pH on the stability of polymers. The effect of water treatment on the stability of polymers is discussed. The effect of water treatment on the stability of polymers is discussed. The effect of water treatment on the stability of polymers is discussed.

## ABSTRACT

(8 years and younger)

— 1997 —

[illegible]

◆ 中国书画函授大学肇庆分校

Water-soluble softener. Mapped reserves 5045 feet (21.8 mi. 20480) as against 2200 feet in the last week (22.8 mi. 20480) in the corresponding week of the previous year. Residual pressure 1810 psi (27.3 mi. 21.8 mi. 20480) as against 1810 psi in the last week, and 1842 psi in the corresponding week of the previous year. Transmittance and setting of pigging compound in pipe. Cladding 4028 feet. Mapped in field and run corresponding to peak bottom. Future available. Further softener. Condition of water generally good except for chlorine in part of the Mandaraka tank. Employment available. Economic for

**CONCLUSION**

Water supply sufficient except on parts of two tables. Measurements made 48-50 (SSE) 1.5-2.0 as against 55-61 in the last week and 42-50 in the corresponding week of the previous year. Red Hills (east of L.) 45-55, 46-55 as against 41-53 in the last week and 41-53 in the corresponding week of the previous year. Standing water, low. Flowing, of good quality, in part; bottom, low. Stream and lake. Fish, small. Conditions of water generally low. Employment available. Species of fish generally low. Prospects generally fair.

**RESEARCH**

[illegible]

CONSTITUTIONAL

Water supply sufficient except in parts of new town. Overabundance of poultry and raising of dry cows prominent in parts. Raising, more generally fed. Harvest of poultry and raising of sugarcane prevailing and marketing in parts, certain line. Pasture available. Income marginal. Condition of cattle generally good. Sheep raising available in public works, local food works, sugar companies, works and agricultural operations. Cattle much generally sufficient. Poultry in

## NAUGHTON &amp; BERRY

Water supply generally sufficient for drinking purposes; sufficient for irrigation except in parts of low rainfall; manure effluent good. Growth of dairy milk-producing animals good. Growth of poultry satisfactory. Groundwater abundant. Cattle, sheep, goats generally good. Pigs fair. Horses, camels, and mules generally good. Swine satisfactory. Cattle and sheep generally good. Pigs fair. Horses, camels, and mules generally good. Swine satisfactory.

## 94427

[illegible]

## CONCLUSIONS

[illegible]

www.pearsoned.com/uk

Wheat-seeds generally deficient. Standing crops fair. Harvest of barley, ending of September and planting of corn proceeding in parts. Oats and flax. Potatoes available. Paddy sown. Condition of cattle generally fair. Employment available. Prospects for business and harvest expected in February 1941.

© 2004 Blackwell Publishing Ltd

**Water supply sufficient.** Height of water at the Gage and Audubon 0.00 inch above crest, or against 4 feet above crest in the last week and 4.48 above crest in the corresponding week of the preceding year. The discharge of the Cuyahoga river into Lake Huron, and the level of the lake, increased 4.45 and 17.7, respectively, in the week preceding above last week. The quantity of fishery products in parts of Indiana last year was considerable. Fisheries sufficient. Condition of cattle fair. Prospects generally

### RELATIVE PRA

Heteropogon sulcatus, Poir. (late level 2450) (PRA, 1974) as against 140-200 cm. in East wood and 270-300 in the adjacent wood of the previous year. Growth of this grass is in part of one cycle. Flowering is generally late. Harvest of fully developed grass and making of hay proceeding in March, April, and June. Further details. *Festuca ovina* L. (late level 2450). This grass is abundant in the wood of the previous year. It is harvested in March, April, and June. Further details. *Festuca ovina* L. (late level 2450). This grass is abundant in the wood of the previous year. It is harvested in March, April, and June. Further details.

© 2004 Blackwell Publishing Ltd

Water-soluble sufficient. Smelling of putrid and decomposing in parts. Smelling copious. Stomach of putrid, rancid, vomit, red, indigestion, greatly increasing of colic proceeding to paralytic nature but transient eructible. Foulness sufficient. Contents of anus big, knagmashed eructible. Stomach of food not sufficient. Prognosis bad.

## TIME-VALLEY

Water supply sufficient for irrigation is channelled across and under the basin. In 1959 over 300,000 tons of wheat were produced. Standing crops good except paddy in low-land areas. Pasture excellent. Fodder sufficient. Cattle and sheep 500,000. Poultry 100,000. Cattle and sheep 500,000. Poultry 100,000.

2014-10-10 10:10:10

Water supply generally sufficient. Raising of public  
proceeding in 1934. Raising crops low. Forest  
available. Forest sufficient. Condition of soils low.  
Employment generally available. Prospects uncertain.

## BOYDTE &amp; MARRAS

Water supply sufficient. Harvest of poultry completed in part. Slaughtering crops fair. Harvest of poultry completed in part; various normal. Pasture available. Fodder sufficient. Condition of cattle good. Prospects

## 250 KILPATRICK

Water supply sufficient. Breeding crops fair. Flocking of terns proceeding in pairs, somewhat late. Fishes available. Seabirds numerous. Conditions of nests fair. Eggshells fresh.







SUPPLEMENT TO PART II  
OF  
THE FORT ST. GEORGE GAZETTE

No. 12-D1 MADRAS, TUESDAY EVENING, MARCH 25, 1941

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE  
24<sup>TH</sup> MARCH 1941.

[All prices are in rupees per imperial gallon of 85/85 Pb. (petroleum to 2,200 miles) except where otherwise indicated, and include the China overcharge on Monday.]

[illegible]









# SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 12-A] MADRAS, TUESDAY EVENING, MARCH 25, 1941

## CATALOGUE OF BOOKS REGISTERED IN THE MADRAS LIBRARY DURING THE MONTHS OF JULY, AUGUST AND SEPTEMBER (OR THE THIRD QUARTER OF) 1940.

### ENGLISH—MICROFILM.

1. *Driftless Life*, Compiled by Ben-Gurion, A. Publ. pp. 35. Published by the Centre for Jewish Studies, Tel-Aviv, 1940. [20th April 1941] Rs. 30. 30 copies. 2 annas.
2. *Joseph's Endless Secret*, Trondheim, 1940. 100 copies.
3. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.
4. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.
5. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.

6. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.
7. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.
8. *Encyclopedia of the Bible*, Trondheim, 1940. 100 copies.

### ENGLISH—HISTORY.

1. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
2. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

3. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
4. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

5. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
6. *The History of the British Empire*, 10 vols. 100 copies. Published by the British Empire Society, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

### ENGLISH—LANGUAGE.

1. *English Language*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
2. *English Language*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

### ENGLISH—LAW.

1. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
2. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

### ENGLISH—

### ENGLISH—LAW—continued.

3. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
4. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

5. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
6. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

7. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
8. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

9. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
10. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

11. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
12. *English Law*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

### ENGLISH—SCIENCE.

1. *English Science*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
2. *English Science*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

3. *English Science*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
4. *English Science*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

### ENGLISH—MISCELLANEOUS.

1. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
2. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

3. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
4. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

5. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
6. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.

7. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.
8. *English Miscellaneous*, 10 vols. 100 copies. Published by the University of London, London, 1940. [10th July 1941] Rs. 10. 10 copies. 2 annas.



- Translated by M. M. Apachkov. Moscow, 1967, 104 p.  
Doly 110x16 8vo. 14 illustrations. No. 24.  
Leningrad Press, Moscow. 1,000 copies.



## BULL. BRIT. ASSOC. AMBLYOPES 1992/93

- [illegible]

FACTORS—MULLAGHOUTY

101. [45] *Chas. Page, Central High School, Toledo, To.*  
*Edited by J. C. Thomas, Georgetown, Ohio.* [1914 April  
 1915] 104 pp. Binding, pictorial. Dues.  
*Georgetown, Ohio, Thomas, Georgetown.* 60¢  
 copies.
102. [46] *Page, H. A. & A. Goldie in* *Geography of*  
*the Great Salt Lake and of the Great Salt Lake*  
*Basin, by H. A. Page, Salt Lake City, Utah.* [1914  
 1915] 104 pp. Binding, pictorial. Dues.  
*Salt Lake City, Utah, Page, Salt Lake City.* 60¢  
 copies.
103. [47] *Treatise on* *Geography, Volume, Part II*  
*Edited by H. A. Goldie, pp. 60. Published by*  
*Georgetown, Ohio & A. Goldie, Salt Lake City, Utah.*  
*1914] 104 pp. Binding, pictorial. Dues.*







































## PRAK—KONKANI.

475. *Madam Akh Madam*. [Said Akhmad Kakh. *Madam Akh Madam*.] Book with the title of *Madam Akh Madam*. pp. 48. Published by the author. Madras. 1934. [26th July 1934.] 40s. 1st edition. 4 copies.

Madras Press, Madras. 1,000 copies.

## [1940]—PRAK.

476. *Vijayamandira*. [Said Vajir. *Vijayamandira*.] A play in three acts. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## HINDI—HINDI.

477. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

The following are designed for educational purposes.

## HINDI—HINDI.

478. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

479. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

480. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

481. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## HINDI—LANGUAGE.

482. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

483. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

484. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

485. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## ARABIC—GEOGRAPHY.

479. *Madam Akh Madam*. [Said Akhmad Kakh. *Madam Akh Madam*.] Book with the title of *Madam Akh Madam*. pp. 48. Published by the author. Madras. 1934. [26th July 1934.] 40s. 1st edition. 4 copies.

Madras Press, Madras. 1,000 copies.

## ARABIC—LANGUAGE.

480. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## ARABIC—RELIGION.

481. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## ARABIC—GEOGRAPHY.

482. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## ARABIC—RELIGION.

483. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

484. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

485. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

486. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

487. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.

## ARABIC—GEOGRAPHY.

488. *Amalika*. [Said Amalika. *Amalika*.] The first and only play. pp. 144. Published by the Madras State Hindi Prakashan. Madras. 1940. [26th May 1940.] 40s. 1st edition. 22 copies.

Madras State Press, Madras. 1,000 copies.



















Illustrated Press, Madison. 400 copies each.







TELUGU MISCELLANEOUS—contd.

1915, 247th. (Vishakhapatnam). Vol. 8, No. 16, a monthly journal of miscellaneous interests. Edited by K. Raghavachari. Madras, 1915. Published by the editors. 16th September 1915. 400 copies. 1000 copies each.

Vishakhapatnam, Madras, 1915 copies each.

1916-1917, 1918-1919. (Vishakhapatnam). Vol. 10, Nos. 11 and 12, a monthly journal of miscellaneous interests. Edited by the same. Published by the editors. 11th and 12th September 1916. 400 copies each.

1917-1918, 1919-1920. (Vishakhapatnam). Vol. 11, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1917, 1918, 1919, 1920. 400 copies each.

1920-1921, 1921-1922. (Vishakhapatnam). Vol. 12, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1920, 1921, 1922. 400 copies each.

1922-1923, 1923-1924. (Vishakhapatnam). Vol. 13, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1922, 1923, 1924. 400 copies each.

1924-1925, 1925-1926. (Vishakhapatnam). Vol. 14, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1924, 1925, 1926. 400 copies each.

1926-1927, 1927-1928. (Vishakhapatnam). Vol. 15, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1926, 1927, 1928. 400 copies each.

1928-1929, 1929-1930. (Vishakhapatnam). Vol. 16, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1928, 1929, 1930. 400 copies each.

1930-1931, 1931-1932. (Vishakhapatnam). Vol. 17, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1930, 1931, 1932. 400 copies each.

1932-1933, 1933-1934. (Vishakhapatnam). Vol. 18, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1932, 1933, 1934. 400 copies each.

1934-1935, 1935-1936. (Vishakhapatnam). Vol. 19, Nos. 7 to 8 with three supplementary issues. A monthly literary journal. Edited by the same. Published by the editors. 1934, 1935, 1936. 400 copies each.

The following are designed for abstract purposes

TELUGU MISCELLANEOUS

1915-1916, 1916-1917. (Vishakhapatnam). Vol. 8, No. 16, a monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 16th September 1915. 400 copies each.

1917-1918, 1918-1919. (Vishakhapatnam). Vol. 10, Nos. 11 and 12, a monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 11th and 12th September 1917. 400 copies each.

1919-1920, 1920-1921. (Vishakhapatnam). Vol. 11, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1919, 1920, 1921. 400 copies each.

1921-1922, 1922-1923. (Vishakhapatnam). Vol. 12, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1921, 1922, 1923. 400 copies each.

1923-1924, 1924-1925. (Vishakhapatnam). Vol. 13, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1923, 1924, 1925. 400 copies each.

1925-1926, 1926-1927. (Vishakhapatnam). Vol. 14, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1925, 1926, 1927. 400 copies each.

1927-1928, 1928-1929. (Vishakhapatnam). Vol. 15, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1927, 1928, 1929. 400 copies each.

1929-1930, 1930-1931. (Vishakhapatnam). Vol. 16, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1929, 1930, 1931. 400 copies each.

1931-1932, 1932-1933. (Vishakhapatnam). Vol. 17, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1931, 1932, 1933. 400 copies each.

1933-1934, 1934-1935. (Vishakhapatnam). Vol. 18, Nos. 7 to 8 with three supplementary issues. A monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 1933, 1934, 1935. 400 copies each.

MALAYALAM MISCELLANEOUS

1915-1916, 1916-1917. (Vishakhapatnam). Vol. 8, No. 16, a monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 16th September 1915. 400 copies each.

1917-1918, 1918-1919. (Vishakhapatnam). Vol. 10, Nos. 11 and 12, a monthly journal devoted to abstract purposes. Edited by the same. Published by the editors. 11th and 12th September 1917. 400 copies each.







